

ADJOURNMENT

Mr. Petsch moved that the House recess until 10:00 o'clock a. m., tomorrow.

Mr. Bond moved that the House adjourn until 10:00 o'clock a. m., tomorrow.

Mr. Derden moved that the House recess until 3:00 o'clock p. m., today.

Mr. Cornett moved that the House adjourn until 3:00 o'clock p. m., today.

The motion of Mr. Bond prevailed, and the House, accordingly, at 1:35 o'clock p. m., adjourned until 10:00 o'clock a. m., tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills, as follows:

Highways and Motor Traffic: House Bill No. 72; Senate Bill No. 75.

Judicial Districts: House Bill No. 585; Senate Bill No. 271.

Counties: House Bills Nos. 862, 849, and 449; Senate Bill No. 280.

Education: House Bills Nos. 270 and 652.

School Districts: House Bills Nos. 853, 854, 855, 857, 863 and 868.

Municipal and Private Corporations: House Bills Nos. 580 and 740.

The Committee on Liquor Traffic filed an adverse report on House Bill No. 261.

REPORT OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room,

Austin, Texas, March 15, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. C. R. No. 61, Providing for suspension of Rule with reference to Senate bill day.

Has carefully compared same and finds it correctly engrossed.

WELDON, Vice-Chairman.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, March 15, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 61, Providing for suspension of the Rule with reference to Senate bill day.

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

SENT TO THE GOVERNOR

March 15, 1939

House Bill No. 379.

House Concurrent Resolution No. 59.

House Concurrent Resolution No. 60.

House Concurrent Resolution No. 61.

THIRTY-NINTH DAY

(Thursday, March 16, 1939)

The House met at 10:00 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Morse.

The roll of the House was called, and the following Members were present:

Mr. Speaker	Celaya
Allen	Chambers
Allison	Clark
Alsup	Cleveland
Anderson	Cockrell
Bailey	Coleman
Baker	Colquitt
-of Fort Bend	Colson, Mrs.
Baker of Grayson	Cornett
Bell	Corry
Blankenship	Crossley
Bond	Daniel
Boyd	Davis of Jasper
Boyer	Davis of Upshur
Bradbury	Dean
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Broadfoot	Donaghey
Brown of Cherokee	Dowell
Brown	Dwyer
-of Nacogdoches	Faulkner
Bundy	Felty
Burkett	Ferguson
Burney	Fielden
Cauthorn	Fuchs

Galbreath	Nicholson
Gilmer	Oliver
Goodman	Olsen
Gordon, Mrs.	Pace
Hale	Petsch
Hamilton	Pevehouse
Hankamer	Piner
Hardeman	Pope
Hardin	Ragsdale
Harp	Reader of Bexar
Harper	Reader of Erath
Harrell of Bastrop	Reaves
Harrell of Lamar	Reed
Harris	Rhodes
Hartzog	Riviere
Heflin	Roach
Holland	Roberts
Howard	Robinson
Howington	Russell
Hull	Schuenemann
Hunt	Segrist
Isaacks	Shell
Johnson of Ellis	Skiles
Johnson of Tarrant	Smith of Frio
Keith	Smith of Hopkins
Kennedy	Smith
Kern	of Matagorda
Kerr	Spencer
Kersey	Stinson
Kinard	Stoll
King	Talbert
Lehman	Tarwater
Leonard	Taylor
Leyendecker	Tennant
Little	Thornberry
Lock	Thornton
Loggins	Turner
London	Vale
Mays	Vint
McAlister	Voigt
McDaniel	Waggoner
McDonald	Weldon
McFarland	Wells
McMurry	Westbrook
McNamara	White
Mohrmann	Wilson
Monkhouse	Winfree
Montgomery	Wood
Morris	Wright
Newell	

Absent—Excused

Langdon Worley

A quorum was announced present.

Prayer was offered by Rev. George W. Coltrin, Chaplain, as follows:

“Almighty God, Thou art not subject to our limitations, for Thy power is not curtailed nor Thy wisdom circumscribed. Of Thine unwasted fullness give us individually the qualifica-

tions we especially need for the tasks of the day, and may our united efforts be pleasing in Thy sight. In Christ's name. Amen.”

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of important business:

Mr. Langdon for today, and tomorrow, on motion of Mr. Talbert.

Mr. Worley for today, on motion of Mr. Monkhouse.

HOUSE BILLS ON FIRST READING

The following House bills, introduced today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Lock:

H. B. No. 870, A bill to be entitled “An Act creating Road District No. 4, of Tyler County, Texas, under authority of Article 3, Section 52 of the Constitution of Texas, for the purpose of the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes or in aid thereof, making it a body corporate and taxing district; describing said district by metes and bounds; reciting that it comprises a portion of the territory of Road District No. 2, of said County which has outstanding road bonds, and declaring that it is not intended by the creation of Road District No. 4, to interfere in any manner with the functioning of said Road District No. 2; providing that such road district shall have authority to issue bonds for the purpose of the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes or in aid thereof and levy ad valorem taxes in payment thereof, as contemplated by Article 3, Section 52, of the Constitution of Texas, when authorized by two-thirds majority vote of the duly qualified resident property tax paying voters of said district; providing that such road district shall be governed in the matter of issuing bonds and levying ad valorem taxes in payment thereof as provided by the General Laws of Texas and particularly Chapter 16 of the General Laws enacted by the Thirty-ninth Legislature at its First Called Session in

1926, and amendments thereto, and declaring an emergency."

Referred to the Committee on Counties.

By Mr. Lock:

H. B. No. 871, A bill to be entitled "An Act creating Road District No. 5, of Tyler County, Texas, under authority of Article 3, Section 52 of the Constitution of Texas, for the purpose of the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes or in aid thereof, making it a body corporate and taxing district; describing said district by metes and bounds; reciting it comprises a portion of the territory of Road District No. 2, of said County which has outstanding road bonds, and declaring that it is not intended by the creation of Road District No. 5, to interfere in any manner with the functioning of said Road District No. 2; providing that such road district shall have authority to issue bonds for the purpose of the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes or in aid thereof and levy ad valorem taxes in payment thereof, as contemplated by Article 3, Section 52, of the Constitution of Texas, when authorized by two-thirds majority vote of the duly qualified resident property tax paying voters of said district; providing that such road district shall be governed in the matter of issuing bonds and levying ad valorem taxes in payment thereof as provided by the General Laws of Texas and particularly Chapter 16 of the General Laws enacted by the Thirty-ninth Legislature at its First Called Session, in 1926, and amendments thereto, and declaring an emergency."

Referred to the Committee on Counties.

By Mr. Harper:

H. B. No. 872, A bill to be entitled "An Act to enlarge the jurisdiction of the County Court of Marion County, Texas, in criminal cases to enable the County Judge of Marion County, Texas, to accept pleas of guilty in all cases of misdemeanor, and declaring an emergency."

Referred to the Committee on Criminal Jurisprudence.

BILLS ORDERED NOT PRINTED

On motion of Mr. Davis of Upshur, House Bills Nos. 866 and 867 were ordered not printed.

On motion of Mr. Alsup, House Bill No. 863 was ordered not printed.

On motion of Mr. Bell, House Bill No. 740 was ordered not printed.

MOTION TO PRINT HOUSE BILL NO. 197 ON MINORITY REPORT

Mr. Tennant moved that House Bill No. 197, reported adversely, with a minority favorable report, be printed.

Mr. Petsch moved to table the motion by Mr. Tennant.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—63

Allen	Loggins
Allison	Mays
Alsup	McAlister
Bradford	McDaniel
Bray	McDonald
Bundy	McFarland
Burkett	McNamara
Cauthorn	Monkhouse
Chambers	Montgomery
Cleveland	Oliver
Colquitt	Pace
Colson, Mrs.	Petsch
Crossley	Pevehouse
Davis of Jasper	Ragsdale
Davis of Upshur	Reader of Erath
Derden	Reaves
Dickson	Reed
Donaghey	Roberts
Fuchs	Russell
Gilmer	Schuenemann
Goodman	Segrist
Gordon, Mrs.	Smith of Frio
Hamilton	Smith of Hopkins
Hardeman	Smith
Harper	of Matagorda
Hartzog	Stinson
Howard	Stoll
Howington	Thornton
Hull	Vint
Isaacks	Voigt
Leyendecker	Westbrook
Lock	Wilson

Nays—59

Bailey	Hunt
Bell	Johnson of Ellis
Blankenship	Keith
Bond	Kennedy
Boyd	Kern
Boyer	Kerr
Bradbury	Kersey
Bridgers	King
Broadfoot	Lehman
Brown of Cherokee	Morris
Brown	Newell
of Nacogdoches	Nicholson
Burney	Olsen
Cockrell	Piner
Cornett	Pope
Daniel	Rhodes
Dean	Riviere
Dickison	Roach
Dowell	Robinson
Faulkner	Skiles
Ferguson	Spencer
Fielden	Tarwater
Galbreath	Tennant
Hale	Thornberry
Hankamer	Waggoner
Hardin	Weldon
Harp	Wells
Harrell of Lamar	White
Harris	Winfree
Holland	Wright

Absent

Anderson	Kinard
Baker	Leonard
of Fort Bend	Little
Baker of Grayson	London
Celaya	McMurry
Clark	Mohrmann
Coleman	Reader of Bexar
Corry	Shell
Dwyer	Talbert
Felty	Taylor
Harrell of Bastrop	Turner
Heflin	Vale
Johnson of Tarrant	Wood

Absent—Excused

Langdon	Worley
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PAIRED

Mr. Smith of Frio (present), who would vote "yea," with Mr. Langdon (absent), who would vote "nay."

BILL ORDERED PRINTED

Mr. Hardeman moved that House Bill No. 562, reported adversely, with a minority favorable report, be printed.

Mr. Alsup moved that the House Rule, relative to debate on motions to print on a minority report, be suspended, at this time, for the purpose of permitting debate on the motion to print House Bill No. 562.

The motion prevailed.

Mr. Bradbury moved the previous question, on the motion by Mr. Hardeman, to print House Bill No. 562, and the main question was ordered.

(Mr. Hartzog in the Chair.)

Mr. Thornton moved to table the motion by Mr. Hardeman.

The motion to table was lost.

Question then recurring on the motion by Mr. Hardeman, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas—75

Allen	Lehman
Bailey	Loggins
Baker	Mays
of Fort Bend	McMurry
Bell	Mohrmann
Boyd	Monkhouse
Boyer	Montgomery
Bradbury	Newell
Bradford	Nicholson
Bray	Oliver
Bridgers	Petsch
Brown of Cherokee	Piner
Burney	Pope
Cauthorn	Ragsdale
Celaya	Reader of Bexar
Clark	Reaves
Cockrell	Rhodes
Coleman	Riviere
Cornett	Roberts
Dickison	Robinson
Donaghey	Russell
Dwyer	Schuenemann
Fuchs	Shell
Galbreath	Skiles
Gilmer	Smith of Frio
Goodman	Smith
Hale	of Matagorda
Hardeman	Spencer
Hardin	Tarwater
Harrell of Bastrop	Thornberry
Harris	Turner
Heflin	Vale
Howard	Vint
Hull	Voigt
Isaacks	Weldon
Johnson of Ellis	Wells
Kennedy	Winfree
Kerr	Wright
Kinard	

Nays—62

Allison	Kern
Alsup	Kersey
Blankenship	King
Bond	Leyendecker
Broadfoot	Little
Bundy	Lock
Burkett	London
Chambers	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Corry	McFarland
Crossley	McNamara
Daniel	Morris
Davis of Jasper	Olsen
Davis of Upshur	Pace
Dean	Pevehouse
Derden	Reader of Erath
Dickson	Reed
Dowell	Roach
Faulkner	Segrist
Felty	Smith of Hopkins
Ferguson	Stinson
Fielden	Stoll
Gordon, Mrs.	Talbert
Hamilton	Taylor
Hankamer	Tennant
Harp	Thornton
Harrell of Lamar	Waggoner
Holland	Westbrook
Howington	Wilson
Johnson of Tarrant	Wood

Absent

Baker of Grayson	Hunt
Brown	Keith
of Nacogdoches	Leonard
Cleveland	White
Harper	

Absent—Excused

Anderson	Worley
Langdon	

(Speaker in the Chair.)

MOTION TO RECOMMIT HOUSE
BILL NO. 396

Mr. Goodman moved that House Bill No. 396 be recommitted to the Committee on Highways and Motor Traffic.

Mr. McDonald moved to table the motion to recommit.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—82

Alsup	Kern
Bailey	Kerr
Baker	Kersey
of Fort Bend	King
Baker of Grayson	Lehman
Bridgers	Leyendecker
Broadfoot	Lock
Brown of Cherokee	London
Burkett	Mays
Chambers	McAlister
Clark	McDonald
Cleveland	McNamara
Cockrell	Mohrmann
Coleman	Morris
Colson, Mrs.	Newell
Cornett	Oliver
Crossley	Olsen
Davis of Jasper	Pace
Davis of Upshur	Ragsdale
Derden	Reaves
Dickson	Rhodes
Dwyer	Roach
Faulkner	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Shell
Galbreath	Smith of Frio
Gordon, Mrs.	Smith of Hopkins
Hale	Smith
Hamilton	of Matagorda
Hankamer	Spencer
Hardin	Talbert
Harp	Turner
Harrell of Bastrop	Vale
Harrell of Lamar	Voigt
Holland	Waggoner
Howard	Weldon
Hull	Wells
Hunt	Westbrook
Johnson of Ellis	Wilson
Keith	Wood
Kennedy	Wright

Nays—53

Allen	Daniel
Allison	Dean
Bell	Dickson
Blankenship	Donaghey
Bond	Dowell
Boyd	Felty
Boyer	Gilmer
Bradbury	Goodman
Bradford	Hardeman
Bray	Harris
Bundy	Howington
Burney	Isaacks
Cauthorn	Johnson of Tarrant
Colquitt	Kinard
Corry	Little

Loggins	Skiles
McDaniel	Stinson
McMurry	Stoll
Monkhouse	Tarwater
Montgomery	Taylor
Petsch	Tennant
Pevehouse	Thornberry
Pope	Thornton
Reader of Erath	Vint
Reed	White
Riviere	Winfree
Segrist	

Absent

Brown	Leonard
of Nacogdoches	McFarland
Celaya	Nicholson
Harper	Piner
Hartzog	Reader of Bexar
Heflin	Schuenemann

Absent—Excused

Anderson	Worley
Langdon	

RELATIVE TO ADDITIONAL
HOUSE JOURNALS

Mr. Morris offered the following resolution:

H. S. R. No. 173, Relative to additional House Journals for Members of the House.

Whereas, The House of Representatives has adopted a resolution allowing each Member of the House ten (10) House Journals; and

Whereas, Many Members of the House find this number to be inadequate; and

Whereas, There is increasing interest on the part of the people of Texas in the proceedings of this Session of the Legislature; therefore, be it

Resolved, That the House of Representatives instruct the Chairman of the Contingent Expense Account to increase this amount to fifteen (15) House Journals per Member.

The resolution was read second time.

Mr. McNamara raised a point of order, on further consideration of the resolution, at this time, on the ground that the time allotted for the consideration of resolutions has expired.

The Speaker overruled the point of order.

Mr. McNamara moved that the resolution be referred to the Committee on Contingent Expenses.

Mr. Morris moved to table the motion to refer.

The motion to table was lost.

Question then recurring on the motion to refer the resolution to the Committee on Contingent Expense, it prevailed.

CONSIDERATION OF HOUSE
JOINT RESOLUTION
NO. 16

The Speaker laid before the House, as unfinished business,

H. J. R. No. 16, A Joint Resolution, Proposing an amendment to Section 51b of Article III of the Constitution of the State of Texas, giving the Legislature power by General Laws to provide for the payment of old age assistance subject to certain limitations, and fixing the qualifications of recipients of old age assistance and fixing the maximum amount of assistance which may be granted by the State, and providing old age assistance shall not be paid except to persons who are in need and otherwise qualified to receive such assistance; defining the word "need"; providing that old age assistance shall not be construed as a vested right in recipients of old age assistance; providing for authority to accept aid from the Government of the United States for old age assistance; levying and providing for the collection of a transaction tax of one and six-tenths (1.6%) per cent on the amount of actual value passing by each transaction and providing for the payment of such tax, and providing that where the amount of value which passes by a transaction is fixed by law, the tax of one and six-tenths (1.6%) per cent of such value shall be collected on the last transaction only; defining the words "value", "person" and "transaction" as used in such amendment; and providing what transactions shall be exempt from said transaction tax; providing that production of natural resources of this State shall be subject to such transaction tax and fixing the date such tax shall be effective against such production, and determining the person liable for such tax; providing that if such transaction tax against production of natural resources fails or cannot be collected, a severance tax of one and six-tenths (1.6%) per cent of the value of such production be and is levied on such production in lieu of said transaction tax; providing for collection of such tax by the Comptroller of Public Ac-

counts and payment thereof to the State Treasurer; providing that such tax funds shall be credited to the Texas Old Age Assistance Fund, and requiring the transfer of certain of such funds to the Confederate Soldiers Pension Fund, Destitute Children Assistance Fund and Teachers' Retirement Fund, and fixing the amount and time of such transfers; providing for the exclusive use which shall be made of such funds, and providing that no other tax shall be levied for the payment of old age assistance, Confederate Soldiers pensions, destitute children assistance and teachers' retirement pensions; providing for payment of part of surplus tax into General Fund of the State; allocating such tax funds in case the same be inadequate to pay assistance as provided in this amendment; prohibiting counties, cities, and other political subdivisions from levying transaction tax; giving the Legislature power by General Laws to provide for administration of the provisions contained herein and for the collection of all taxes herein levied; proposing to amend the Constitution of the State of Texas by adding thereto Section 1-b to Article VIII, abolishing all State ad valorem taxes from and after January 1, 1941, except as to property situated in counties or political subdivisions receiving a remission of State taxes, and further providing that State revenue received from cigarette tax shall be allocated to Available School Fund, and specifying what use may be made thereof; providing for submission of amendment to qualified electors of the State and fixing the time of such election; providing for the necessary proclamation and making an appropriation to defray the expenses of proclamation, publication and election.

The resolution having heretofore been read second time, with committee amendment No. 1, by Mr. Petsch, and motion to reconsider the vote by which the amendment, by Mr. Cornett, to the committee amendment was adopted, pending.

Mr. McMurry moved the previous question, on the motion to reconsider, and the amendment by Mr. Cornett, and the main question was ordered.

(Pending consideration of the motion to reconsider, Mr. Thornton occupied the Chair, temporarily.)

(Speaker in the Chair.)

Question recurring on the motion to reconsider the vote by which the amendment by Mr. Cornett was, on yesterday adopted, yeas and nays were demanded.

The motion to reconsider prevailed by the following vote:

Yeas—89

Allison	Kersey
Alsup	Kinard
Bailey	Lehman
Baker of Grayson	Leonard
Blankenship	Leyendecker
Bond	Little
Boyer	Loggins
Bradford	Mays
Bray	McAlister
Broadfoot	McDaniel
Brown of Cherokee	McDonald
Bundy	McFarland
Burkett	McMurry
Cauthorn	Monkhouse
Celaya	Montgomery
Clark	Nicholson
Cleveland	Olsen
Colquitt	Pace
Colson, Mrs.	Petsch
Corry	Pevehouse
Crossley	Pope
Daniel	Ragsdale
Dean	Reader of Bexar
Dickson	Reed
Dickson	Rhodes
Donaghey	Riviere
Dwyer	Schuenemann
Faulkner	Segrist
Felty	Shell
Fielden	Smith of Hopkins
Gilmer	Spencer
Goodman	Stinson
Gordon, Mrs.	Talbert
Hamilton	Taylor
Hankamer	Tennant
Hardin	Thornton
Harper	Turner
Harrell of Lamar	Vale
Hartzog	Voigt
Heflin	Westbrook
Howard	Wilson
Hull	Winfree
Johnson of Ellis	Wood
Johnson of Tarrant	Wright
Kennedy	

Nays—57

Allen	Bridgers
Baker	Brown
of Fort Bend	of Nacogdoches
Bell	Burney
Boyd	Chambers
Bradbury	Cockrell

Coleman	McNamara
Cornett	Mohrmann
Davis of Jasper	Morris
Davis of Upshur	Newell
Derden	Oliver
Dowell	Piner
Ferguson	Reader of Erath
Fuchs	Reaves
Galbreath	Roach
Hale	Roberts
Hardeman	Robinson
Harp	Russell
Harrell of Bastrop	Skiles
Harris	Smith of Frio
Holland	Smith
Howington	of Matagorda
Hunt	Stoll
Isaacks	Tarwater
Keith	Thornberry
Kern	Vint
Kerr	Waggoner
King	Weldon
Lock	Wells
London	White

Absent—Excused

Anderson	Worley
Langdon	

REASONS FOR VOTE

The reason I voted to reconsider the vote by which the Cornett amendment was adopted is because I am convinced that the adoption of this amendment would in substance kill all chances this Legislature has for providing funds for old age assistance and the other forms of social security because a sufficient number of votes cannot be obtained on this resolution if the Cornett amendment is retained thereon.

BROWN of Cherokee.

I voted against this motion to reconsider because I am opposed to writing any sort of a specific and detailed tax program into the Constitution of the State of Texas, when the Legislature now has the authority, under the Constitution as it is written, and the Legislature has the definite responsibility of passing all necessary tax laws by statutory provision; and further, because I am against the whole resolution, and I feel that the resolution would receive fewer votes with the Cornett amendment in the resolution, than it otherwise would have received on final passage.

BAKER of Fort Bend.

Question—Shall the amendment by Mr. Cornett be adopted?

Question recurring on the amendment by Mr. Cornett, offered on last Tuesday, yeas and nays were demanded.

The roll of the House was called, and the vote announced as follows: Yeas, 59; Nays, 92.

A verification of the vote was requested.

Mr. Fielden moved a call of the House, pending the verification, and the call was duly ordered.

On motion of Mr. Keith, the Sergeant-at-Arms was instructed to bring in all absent Members within the city who are not ill.

The roll of the "yeas" and "nays" was again called, and the verified vote resulted as follows:

Yeas—56

Allen	Kern
Baker	Kerr
of Fort Bend	King
Bell	Lock
Boyd	London
Bradbury	Mohrmann
Bridgers	Morris
Brown	Newell
of Nacogdoches	Oliver
Burney	Piner
Chambers	Reader of Erath
Cockrell	Reaves
Coleman	Roach
Cornett	Roberts
Davis of Upshur	Robinson
Derden	Russell
Dowell	Skiles
Ferguson	Smith of Frio
Fuchs	Smith
Galbreath	of Matagorda
Hale	Spencer
Hardeman	Stoll
Harp	Tarwater
Harrell of Bastrop	Thornberry
Harris	Vint
Holland	Waggoner
Howington	Weldon
Hunt	Wells
Isaacks	White
Keith	

Nays—90

Allison	Blankenship
Alsup	Bond
Bailey	Boyer
Baker of Grayson	Bradford

Bray	Leonard
Broadfoot	Leyendecker
Brown of Cherokee	Little
Bundy	Loggins
Burkett	Mays
Cauthorn	McAlister
Celaya	McDaniel
Clark	McDonald
Cleveland	McFarland
Colquitt	McMurry
Colson, Mrs.	McNamara
Corry	Monkhouse
Crossley	Montgomery
Daniel	Nicholson
Davis of Jasper	Olsen
Dean	Pace
Dickison	Petsch
Dickson	Pevehouse
Donaghey	Pope
Dwyer	Ragsdale
Faulkner	Reader of Bexar
Felty	Reed
Fielden	Rhodes
Gilmer	Riviere
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hamilton	Shell
Hankamer	Smith of Hopkins
Hardin	Stinson
Harper	Talbert
Harrell of Lamar	Taylor
Hartzog	Tennant
Heflin	Thornton
Howard	Turner
Hull	Vale
Johnson of Ellis	Voigt
Johnson of Tarrant	Westbrook
Kennedy	Wilson
Kersey	Winfree
Kinard	Wood
Lehman	Wright

Absent—Excused

Anderson Worley
Langdon

The Speaker announced that the amendment by Mr. Cornett was lost.

REASONS FOR VOTE

I do not favor either a tax on net incomes or a sales tax. However, I have less aversion to a tax on net incomes than I do to a sales tax. Consequently, while opposing both forms of taxation, I have voted in favor of the Cornett amendment as a means of expressing my preference.

KEITH.

I voted "nay" on the income tax amendment to House Joint Resolution

No. 16 after the vote to reconsider the vote by which the amendment was first adopted, because I am now of the opinion that a State income tax will not raise a sufficient amount of money to pay for the security program without being confiscatory.

GORDON, MRS.

I voted "nay" on this motion because I realized that this form of taxation would not bring in enough money to pay the pensions and for the further reason that if the Cornett amendment carried that all hope of a natural resource tax to pay the pension would be gone.

WILSON.

Question—Shall committee amendment No. 1 to House Joint Resolution No. 16 be adopted?

RECESS

On motion of Mr. Smith of Hopkins, the House, at 12:20 o'clock p. m., took recess until 2:00 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2:00 o'clock p. m., and was called to order by the Speaker.

LEAVES OF ABSENCE GRANTED

(By unanimous consent)

Mr. Anderson was granted leave of absence temporarily for today, on account of important business, on motion of Mr. Reader of Bexar.

Mr. Schuenemann was granted temporary leave of absence for this afternoon, on motion of Mr. Shell.

MESSAGE FROM THE SENATE

Austin, Texas, March 16, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House the Senate has passed the following:

H. B. No. 474, A bill to be entitled "An Act to fix the salary of the Superintendent of Public Instruction in counties having a population of not less than twenty-two thousand, one hundred (22,100) nor more than twenty-two thousand, six hundred

(22,600), according to the last preceding Federal Census, repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

Respectfully,

BOB BARKER,
Secretary of the Senate.

CONSIDERATION OF HOUSE
JOINT RESOLUTION
NO. 16

The House resumed consideration of pending business, same being House Joint Resolution No. 16, Providing for certain constitutional amendment in regard to the levying of certain taxes for the purpose of paying old age assistance, etc., with committee amendment No. 1, pending.

Mr. Derden offered the following amendment to the resolution:

"Amend House Joint Resolution No. 16, by striking out all of the first line on page 2 of the original resolution."

DERDEN,
ISAACKS,
HARDEMAN.

Mr. Boyer moved to table the amendment by Mr. Derden.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—88

Alsup	Dickson
Bailey	Donaghey
Baker of Grayson	Dwyer
Blankenship	Faulkner
Bond	Felty
Boyer	Ferguson
Bradbury	Fielden
Bradford	Gilmer
Bray	Goodman
Broadfoot	Hale
Brown of Cherokee	Hamilton
Bundy	Hankamer
Burkett	Hardin
Burney	Harrell of Lamar
Celaya	Harris
Chambers	Hartzog
Clark	Heflin
Cleveland	Howard
Colquitt	Howington
Colson, Mrs.	Hull
Corry	Hunt
Crossley	Johnson of Ellis
Daniel	Johnson of Tarrant
Dean	Kennedy
Dickison	Kersey

Kinard	Reed
Lehman	Rhodes
Leonard	Riviere
Little	Robinson
Loggins	Schuenemann
London	Segrist
Mays	Shell
McAlister	Smith of Hopkins
McDaniel	Spencer
McDonald	Stinson
McFarland	Taylor
McMurry	Thornton
Monkhouse	Turner
Montgomery	Vale
Nicholson	Voigt
Pace	Westbrook
Petsch	Wilson
Pevehouse	Winfree
Reaves	Wright

Nays—54

Allen	Lock
Allison	McNamara
Baker	Mohrmann
of Fort Bend	Morris
Bell	Newell
Boyd	Oliver
Bridgers	Piner
Brown	Pope
of Nacogdoches	Ragsdale
Cauthorn	Reader of Erath
Coleman	Roach
Cornett	Roberts
Davis of Jasper	Russell
Davis of Upshur	Skiles
Derden	Smith of Frio
Dowell	Smith
Fuchs	of Matagorda
Galbreath	Stoll
Gordon, Mrs.	Talbert
Hardeman	Tarwater
Harp	Tennant
Harrell of Bastrop	Thornberry
Holland	Vint
Isaacks	Waggoner
Keith	Weldon
Kern	Wells
Kerr	White
King	Wood
Leyendecker	

Present—Not Voting

Cockrell	Olsen
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Absent

Harper	Reader of Bexar
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Absent—Excused

Anderson	Worley
Langdon	

REASON FOR VOTE

I voted "no" on the motion to table the Derden amendment to House Joint Resolution No. 16 for the reason that this Legislature should pass a law during this Session to raise money to pay our social security obligations. Should we pass a constitutional amendment, it would be three months before it could be voted on by the people. Then after its adoption, should it be adopted, the Legislature would have to be reconvened before it could pass an enabling Act, and I believe that the people of Texas want us to raise the social security money now, not six months later.

KERN.

Mr. Morris offered the following amendment to committee amendment No. 1:

Amend committee amendment No. 1 to House Joint Resolution No. 16, by striking out Subsections (f) and (h) of Section 6, and substituting in lieu thereof, the following:

"(f) Each person who owns, controls, manages, leases or operates any sulphur mine, or mines, well or shafts, or who produces sulphur by any method, system, or manner within this State shall pay a severance tax of forty-seven (47c) cents per long ton, or value thereof on all sulphur so produced within the State.

(h) There is hereby levied a severance tax on all oil produced within this State of two and one-fourth (2¼c) cents per barrel of forty-two (42) standard gallons, said tax shall be computed upon the total barrels of oil produced or salvaged from the earth or waters of this State without any deduction; provided, however, that the severance tax herein levied on oil shall be two and one-fourth (2¼%) per cent of the market value of said oil whenever the market value thereof is in excess of One (\$1.00) Dollar per barrel of forty-two (42) standard gallons; provided, however, that the severance tax herein levied on oil produced within this State from any pumping well having a daily capacity for production of not more than twenty (20) barrels, or not less than ten (10) barrels, averaged over the preceding thirty (30) consecutive days shall be one and one-fourth (1¼c) cents per barrel of forty-two (42) standard gallons and

one and one-fourth (1¼%) per cent of the market value of said oil whenever the market value thereof is in excess of One (\$1.00) Dollar per barrel of forty-two (42) standard gallons; provided, however, the severance tax herein levied on all oil produced within this State from any pumping oil well having a daily capacity for production of not more than ten (10) barrels, averaged over the preceding consecutive thirty (30) days, shall be one-fourth of one cent (¼c) per barrel of forty-two (42) standard gallons and one-fourth of one (¼%) per cent of the market value of said oil whenever the market value thereof is in excess of One (\$1.00) Dollar per barrel of forty-two (42) standard gallons."

MORRIS,
DERDEN,
THORNBERRY,
BELL,
WELLS.

(Pending consideration of the amendment by Mr. Morris, Mr. Leonard occupied the Chair temporarily.)

(Speaker in the Chair.)

Mr. Harris moved to table the amendment by Mr. Morris.

Question recurring on the motion to table, yeas and nays were demanded.

The roll of the House was called and the vote announced, as follows: Yeas, 74; Nays, 73.

A verification of the vote was requested.

Mr. Morris moved a call of the House, pending the verification, and the call was duly ordered.

The roll of the "yeas" and "nays" was again called and the verified vote resulted, as follows:

Yeas—70

Alsup	Colquitt
Anderson	Colson, Mrs.
Baker	Corry
of Fort Bend	Crossley
Blankenship	Daniel
Bond	Dean
Boyer	Donaghey
Bradford	Dwyer
Bray	Ferguson
Bundy	Fielden
Burkett	Gilmer
Celaya	Hankamer
Clark	Hardin
Cleveland	Harper

Harris	Pace
Hartzog	Petsch
Heflin	Pevehouse
Howard	Pope
Hull	Ragsdale
Johnson of Tarrant	Reader of Bexar
Kennedy	Reed
Kinard	Rhodes
Leonard	Riviere
Little	Robinson
Loggins	Segrist
Mays	Shell
McAlister	Smith of Hopkins
McDaniel	Smith
McDonald	of Matagorda
McFarland	Stinson
McMurry	Talbert
Monkhouse	Taylor
Montgomery	Tennant
Newell	Thornton
Nicholson	Vale
Olsen	Winfree

Nays—74

Allen	Isaacks
Allison	Johnson of Ellis
Bailey	Keith
Baker of Grayson	Kern
Bell	Kersey
Boyd	King
Bradbury	Lehman
Bridgers	Leyendecker
Broadfoot	Lock
Brown of Cherokee	London
Brown	McNamara
of Nacogdoches	Mohrmann
Burney	Morris
Cauthorn	Oliver
Chambers	Piner
Cockrell	Reader of Erath
Coleman	Reaves
Cornett	Roach
Davis of Jasper	Roberts
Davis of Upshur	Russell
Derden	Skiles
Dickison	Smith of Frio
Dickson	Spencer
Dowell	Stoll
Faulkner	Tarwater
Felty	Thornberry
Fuchs	Turner
Galbreath	Vint
Gordon, Mrs.	Voigt
Hale	Waggoner
Hamilton	Weldon
Hardeman	Wells
Harp	Westbrook
Harrell of Bastrop	White
Harrell of Lamar	Wilson
Holland	Wood
Howington	Wright
Hunt	

Absent

Goodman	Kerr
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Absent—Excused

Langdon	Worley
Schuenemann	

The Speaker announced that the motion to table was lost.

REASON FOR VOTE

I voted "nay" on motion to table because I favor an increase in natural resource levies.

SPENCER.

Mr. Talbert offered the following substitute for the amendment by Mr. Morris:

Substitute for committee amendment to House Joint Resolution No. 16, by Petsch, by striking out Sections (f) and (h), and substituting in lieu thereof, the following:

"(f) Each person who owns, controls, manages, leases or operates, any sulphur mine, or mines, well or shafts, or who produces sulphur by any method, system, or manner within this State shall pay a severance tax of thirty-four (34) cents per long ton, or fraction thereof, of all sulphur so produced within this State.

"(h) There is hereby levied a severance tax on all oil produced within this State of one (1) cent per barrel of forty-two (42) standard gallons, said tax shall be computed upon the total barrels of oil produced or salvaged from the earth or waters of this State without any deductions; provided, however, that the severance tax herein levied on oil shall be one (1%) per cent of the market value of said oil whenever the market value thereof is in excess of One (\$1) Dollar per barrel of forty-two (42) standard gallons."

TENNANT,
RUSSELL,
BAKER of Grayson,
CHAMBERS,
SPENCER,
ROBERTS,
PETSCH,
TALBERT.

Question — Shall the substitute amendment by Mr. Talbert be adopted?

BILL ORDERED NOT PRINTED

(By unanimous consent)

On motion of Mr. Kinard, House Bill No. 363 was ordered not printed.

HOUSE BILLS ON FIRST READING

The following House bills, introduced today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Cauthorn:

H. B. No. 873, A bill to be entitled "An Act making provisions for salaries of chief deputy in the office of sheriff, tax collector and assessor in certain counties; authorizing Commissioners Court to pay salaries; providing mode and manner of paying salaries; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

Referred to the Committee on Counties.

By Mr. Heflin:

H. B. No. 874, A bill to be entitled "An Act to amend Subsection E of Section 2, of Article 3912e-2, Revised Civil Statutes of Texas, being House Bill No. 165, Acts, 1937, Forty-fifth Legislature, Regular Session, Chapter 81, page 151, and declaring an emergency."

Referred to the Committee on Counties.

Mr. Hardeman asked unanimous consent to introduce, at this time, and have placed on first reading, House Bill No. 875.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Hardeman and Mr. Heflin:

H. B. No. 875, A bill to be entitled "An Act to amend Article 7347 of the Revised Civil Statutes of the State of Texas so that said Article 7347 shall read as hereinafter shown and by adding a clause thereto providing that whenever the District or any Appellate Court in any cause before it shall find that any assessment heretofore or hereafter made, or attempted to be made against any property subject to any form of taxation in this State, is void or voidable be-

cause of discrimination or other error or cause of whatever kind and that the matter of such discrimination, cause or error may not be corrected by judgment reducing the valuation placed upon such property according to some mathematical formula without substituting the discretion of a court or jury for the discretion of the board of equalization, such court, instead of rendering a judgment permitting the owner of such property to pay taxes on such property on the basis of such owner's rendered assessment, shall enter or remand the cause for entry of a judgment denying the plaintiff in such suit, or the party claiming the right of recovery of taxes, the right to recover taxes against such property based on such void or voidable assessment, but which judgment shall be without prejudice to the right of the taxing authorities to re-assess such property (whether real, personal or mixed, and regardless of the date of the original or former attempted assessment thereof or any statute limiting the time for the back assessment of property), under the procedure outlined in Articles 7346, 7348 and 7349 of the Revised Civil Statutes of the State of Texas, and under the terms of Article 7347 of such statutes as herein amended; providing that such authorities shall re-assess the same, in all such cases, and that such re-assessment shall be as valid and binding as an original regular and timely assessment thereof would have been, and providing that if any word, clause, phrase or part of this Act be found to be void or unconstitutional the remainder of the Act not so found to be void or unconstitutional shall, nevertheless, remain valid and operative, declaring the intention of the Legislature with respect hereto, repealing all laws and parts of laws in conflict herewith, insofar as the same are in conflict herewith, and declaring an emergency."

Referred to the Committee on Judiciary.

Mr. London asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 876.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. London:

H. B. No. 876, A bill to be entitled "An Act fixing the compensation for County Commissioners in certain counties, providing the manner of payment and prescribing the funds from which it shall be paid, repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

Referred to the Committee on Counties.

RECESS

On motion of Mr. Mays, the House, at 5:05 o'clock p. m., took recess until 7:30 o'clock p. m., today.

NIGHT SESSION

The House met at 7:30 o'clock p. m., and was called to order by the Speaker.

LEAVES OF ABSENCE GRANTED

Mr. Isaacks was granted leave of absence for this evening, on account of important business, on motion of Mr. Stinson.

Mr. Holland and Mr. McNamara were granted leaves of absence for this evening, on account of important business, on motion of Mr. McDonald.

Mr. Baker of Grayson was granted leave of absence for this evening, on account of illness, on motion of Mr. Keith.

SENATE BILL NO. 213 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

S. B. No. 213, A bill to be entitled "An Act providing that it shall be unlawful to take or kill a brown pelican; providing a suitable penalty, and declaring an emergency."

The bill having heretofore been read third time.

Senate Bill No. 213 was then passed.

HOUSE BILL NO. 27 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 27, A bill to be entitled "An Act amending Chapter 44, page 67, Acts of the Fortieth Legislature

of the State of Texas, passed in 1927, and declaring an emergency."

The bill was read third time, and was passed.

HOUSE BILL NO. 28 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 28, A bill to be entitled "An Act amending Article 1839, Revised Civil Statutes of Texas, 1925, and declaring an emergency."

The bill was read third time, and was passed.

HOUSE BILL NO. 29 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 29, A bill to be entitled "An Act amending Article 2246, Revised Civil Statutes of Texas, 1925, and declaring an emergency."

The bill was read third time, and was passed.

HOUSE BILL NO. 31 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 31, A bill to be entitled "An Act amending Article 3370, Revised Civil Statutes of Texas, 1925, and declaring an emergency."

The bill was read third time, and was passed.

HOUSE BILL NO. 38 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 38, A bill to be entitled "An Act amending Articles 1961 and 1962, Revised Civil Statutes of the State of Texas as enacted in 1925, so as to provide for the regular term of the County Court for probate business as opening on each Monday of each week during the year and repealing the authority of the Commissioners Court to establish terms of the Probate Court; repealing Article 1963, Revised Civil Statutes of Texas as enacted in 1925; and providing for the validation of all judg-

ments rendered at other than regular terms of the Probate Court, and declaring an emergency."

The bill was read third time, and was passed.

HOUSE BILL NO. 49 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 49, A bill to be entitled "An Act amending Articles 3704, 3705, 3706, 3707, 3709, 3711 and 3738 of the Revised Civil Statutes of 1925; providing for the issuance of subpoenas in civil cases; providing for the style and form of such subpoenas; providing that all witnesses so summoned shall be required to attend court in obedience thereto, and that failing to so attend, any such witness may be fined by the Court as for a contempt of court, and an attachment may issue against the body of such witness to compel attendance; providing that any witness refusing to give evidence may be committed to jail, there to remain without bail until such witness shall consent to give evidence; providing for the taking of depositions of witnesses in civil suits, and that the failure to obtain the deposition of any witness, male or female, residing in the county in which the suit is pending, shall not be regarded as want of diligence where diligence has been used to secure the personal attendance of any such witness by the service of a subpoena or attachment, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 55 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 55, A bill to be entitled "An Act requiring the Railroad Commission of Texas to prescribe rules and regulations governing the issuance of tickets and bills of lading by intrastate motor bus and truck carriers for transportation of passengers and property for hire; defining intrastate operators; preventing the use of bills of lading and passenger tickets by intrastate operators which have been issued by those en-

gaged in intrastate and foreign commerce; providing penalties for the violation of the provisions of this Act; repealing all laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 249 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 249, A bill to be entitled "An Act concerning the liquidation, rehabilitation, reorganization or conservation of insurers doing business in more than one State, and placing same under the Board of Insurance Commissioners; providing for the appointment of a liquidator by the Board of Insurance Commissioners; defining certain words and phrases used in this Act; providing for the appointment of a liquidator of the Board as receiver for an insurer and outlining his duties as such receiver; providing for ancillary delinquency proceedings and providing method of filing claims of resident and non-resident claimants, outlining priority of various types of claims; defining powers of receivers and ancillary receivers, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

On motion of Mr. Keith, the vote by which the bill was passed to engrossment was reconsidered.

Mr. Keith offered the following committee amendment to the bill:

Amend House Bill No. 249, by striking out all below the enacting clause and substituting therefor the following:

"Section 1. Definitions. For the purpose of this Act:

(a) "Insurer" means any person, firm, corporation, association, or aggregation of persons doing an insurance business and subject to the insurance supervisory authority of the Board of Insurance Commissioners.

(b) "Delinquency proceeding" means any proceeding commenced against an insurer for the purpose of liquidating, rehabilitating, reorganizing or conserving such insurer.

(c) "General Assets" means all property, real or personal, not specifi-

cally mortgaged, pledged, deposited or otherwise encumbered, for the security or benefit of specified persons or a limited class or classes of persons, and as to such specifically encumbered property the term includes all in excess of the amount necessary to discharge the sum or sums secured. Assets held in trust and assets held on deposit, for the security or benefit of all policy holders, or all policy holders and creditors, in the United States, shall be deemed general assets.

(d) "Liquidator" means a person designated by the Board of Insurance Commissioners as receiver, liquidator, rehabilitator or conservator of any insurer as defined herein.

(e) "Board" shall mean the Board of Insurance Commissioners of the State of Texas.

Sec. 2. Conduct of Delinquency Proceedings Against Domiciliary Insurers.

Whenever under the law of this State a court of competent jurisdiction finds that a receiver should take charge of the assets of an insurer domiciled in this State, the liquidator designated by the Board of Insurance Commissioners hereinafter provided for shall be such receiver. The liquidator so appointed receiver shall forthwith take possession of the assets of such insurer and deal with the same in his own name as receiver or in the name of the insurer as the court may direct.

The said Receiver and his successors in office shall be vested by operation of law with the title to all of the property, contracts and rights of action of such insurer, wherever located, as of the date of entry of the order directing possession to be taken. The filing or recording of such an order in any record office of the State shall impart the same notice as would be imparted by a deed, bill of sale or other evidence of title duly filed or recorded by such insurer. The receiver shall be responsible, on his official bond hereinafter provided for, for all assets coming into his possession. The court may require an additional bond, or bonds, from the said receiver, and, if deemed desirable for the protection of the assets, may require a bond, or bonds, of any special deputy liquidator, or other assistant or employee appointed by or under the authority of this Act.

Upon taking possession of the assets of a delinquent insurer the Re-

ceiver shall, subject to the direction of the court, immediately proceed to conduct the business of the insurer, or to take such steps as may be necessary to conserve the assets and protect the rights of policy holders and claimants for the purpose of liquidating, rehabilitating, reorganizing or conserving the affairs of the insurer. In connection with delinquency proceedings, the Board of Insurance Commissioners shall have power to appoint, with the approval of the court, one or more special deputy liquidators and to employ such counsel, clerks and assistants, as may be deemed by it necessary. The compensation of such special deputy liquidators, counsel, clerks or assistants, and all expenses of taking possession of the delinquent insurer, and of conducting the delinquency proceedings shall be fixed by the Board subject to the approval of the court, and shall be paid out of the funds or assets of the insurer. Any such special deputy liquidator, or liquidators, shall possess all the powers given to, and, in the exercise of such powers shall be subject to, all of the duties imposed upon, the Receiver with respect to delinquency proceedings.

Sec. 3. Ancillary Delinquency Proceedings.

Whenever under the laws of this State, a receiver is to be appointed in delinquency proceedings for an insurer domiciliary in another state, a court of competent jurisdiction in this State shall, on the petition of the Board of Insurance Commissioners of this State, appoint such liquidator herein provided as ancillary receiver in this State of such insurer. The Board shall file such petition (a) if it finds that there are sufficient assets of such insurer located in this State to justify the appointment of an ancillary receiver, or (b) if ten or more persons resident in this State, having claims against such insurer, file a petition or petitions in writing with the Board, requesting the appointment of such ancillary receiver. Such ancillary receiver shall have the right to sue for and reduce to possession the assets of such insurer in this State, and shall have the same powers and be subject to the same duties with respect to such assets, as are possessed by a receiver of a domiciliary insurer under the laws of this State.

Sec. 4. Appointment of Liquidator.

The Liquidator herein named shall be appointed by a majority of the said Board of Insurance Commissioners, and shall be subject to removal by a majority of said Board, and before entering upon the duties of said office, shall file with the Board of Insurance Commissioners a bond in the sum of \$10,000, payable to the Board of Insurance Commissioners, and conditioned upon the faithful performance of his duties and the proper accounting for all moneys and properties received or administered by him.

Said Liquidator shall file reports with the Board of Insurance Commissioners upon its request showing the operation, receipts, expenditures and general condition of any organization of which he may have charge at that time, and, upon request, shall file a copy of said report with the court in which said Receivership proceeding is pending. He shall also file a final report of each organization which he has liquidated or handled showing all receipts and expenditures, and giving a full explanation of the same and a true statement of the disposition of all of the assets of each organization.

Sec. 5. Bonds.

All bonds required under the terms of this Act shall be upon such forms as may be prescribed by or satisfactory to the Board, and shall be executed by some solvent coporate company authorized to transact its surety bond business in Texas.

Sec. 6. Conflicts of Laws.

In the event of conflict between the provisions of this Act and the provisions of any existing law, the provisions of this Act shall prevail, and all laws, or parts of laws, in conflict with the provisions of this Act are hereby repealed to the extent of such conflict.

Sec. 7. The fact that there are no adequate laws in the State of Texas for the liquidation, reorganization or conservation of an insolvent insurance company, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three separate days in each House be suspended, and the same is hereby suspended, and this Act shall be in force from and after its passage, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered

amended to conform to all changes and with the body of the bill.

House Bill No. 249 was then passed to engrossment.

HOUSE BILL NO. 365 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 365, A bill to be entitled "An Act authorizing the Commissioners' Court of any county having a population of not less than four thousand, six hundred and thirty-seven (4,637) and not more than four thousand, seven hundred (4,700) inhabitants, according to the last preceding Federal Census, to allow each County Commissioner the sum of Twenty-five (\$25.00) Dollars per month for traveling expenses; providing for the source of payment of such expenses, and declaring an emergency."

The bill was read second time.

Mr. Harris offered the following amendments to the bill:

Amend House Bill No. 365, by including all counties having a population of not more than twelve thousand, two hundred (12,200) nor less than twelve thousand, one hundred and fifty (12,150).

Amend House Bill No. 365, by including all counties having a population of not more than five thousand, six hundred and seventy-five (5,675) nor less than five thousand, six hundred and sixty (5,660).

Amend House Bill No. 365, by including all counties having a population of not more than eight thousand, six hundred and twenty-five (8,625) nor less than eight thousand, five hundred and ninety (8,590).

The amendments were severally adopted.

Mr. Howington offered the following amendment to the bill:

Amend House Bill No. 365, by adding the following: "and counties with a population of not less than eighteen thousand, four hundred and thirty (18,430) nor more than eighteen thousand, four hundred and fifty (18,450)".

The amendment was adopted.

Mr. Roach offered the following amendment to the bill:

Amend House Bill No. 365, by including all counties having a popu-

lation of not more than forty thousand, nine hundred and five (40,905) nor less than forty thousand, nine hundred (40,900).

The amendment was adopted.

Mr. Roberts offered the following amendment to the bill:

Amend House Bill No. 365, by including "in all counties with a population of not less than six thousand, three hundred and ten (6,310) and not more than a population of six thousand, three hundred and twenty-five (6,325), provided that the traveling expenses of each Commissioner shall not exceed Twenty-five (\$25.00) Dollars per month."

The amendment was adopted.

Mr. Russell offered the following amendment to the bill:

Amend House Bill No. 365, by adding Johnson County, population not less than thirty-three thousand, three hundred and seventeen (33,317) and not more than thirty-three thousand, three hundred and twenty-five (33,325) to allow each County Commissioner the sum of Forty (\$40.00) Dollars per month."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 365 was then passed to engrossment.

HOUSE BILL NO. 49 ON THIRD READING

Mr. Keith moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 49 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Bradford
Allison	Bray
Alsup	Bridgers
Bailey	Broadfoot
Baker	Brown of Cherokee
of Fort Bend	Bundy
Bell	Burkett
Blankenship	Burney
Bond	Cauthorn
Boyd	Celaya
Boyer	Chambers
Bradbury	Clark

Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McMurry
Corry	McNamara
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Dean	Newell
Derden	Nicholson
Dickison	Oliver
Dickson	Olsen
Dowell	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Piner
Fuchs	Pope
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts
Hardeman	Robinson
Hardin	Russell
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Frio
Harris	Smith of Hopkins
Hartzog	Spencer
Heflin	Stinson
Holland	Stoll
Howard	Talbert
Howington	Tarwater
Hull	Taylor
Hunt	Tennant
Johnson of Ellis	Thornberry
Johnson of Tarrant	Thornton
Keith	Turner
Kennedy	Vale
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Wells
Langdon	Westbrook
Lehman	White
Leonard	Wilson
Leyendecker	Winfree
Little	Wood
Lock	Wright
Loggins	
	Absent
Brown	Dwyer
of Nacogdoches	Faulkner
Donaghey	McFarland

Ragsdale Smith
Reader of Bexar of Matagorda

Absent—Excused

Anderson Schuenemann
Baker of Grayson Worley
Isaacks

The Speaker then laid House Bill No. 49 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—134

Allen	Hale
Allison	Hamilton
Alsup	Hankamer
Bailey	Hardeman
Baker	Hardin
of Fort Bend	Harp
Bell	Harper
Blankenship	Harrell of Bastrop
Boyd	Harrell of Lamar
Boyer	Harris
Bradbury	Hartzog
Bradford	Heflin
Bridgers	Holland
Broadfoot	Howard
Brown of Cherokee	Howington
Bundy	Hull
Burkett	Hunt
Burney	Johnson of Ellis
Cauthorn	Johnson of Tarrant
Celaya	Keith
Chambers	Kennedy
Clark	Kern
Cleveland	Kerr
Cockrell	Kersey
Coleman	Kinard
Colquitt	King
Colson, Mrs.	Langdon
Cornett	Lehman
Corry	Leonard
Crossley	Leyendecker
Daniel	Little
Davis of Jasper	Lock
Davis of Upshur	Loggins
Dean	London
Derden	Mays
Dickison	McAlister
Dickson	McDaniel
Dowell	McDonald
Faulkner	McMurry
Felty	McNamara
Ferguson	Mohrmann
Fielden	Monkhouse
Fuchs	Montgomery
Galbreath	Morris
Gilmer	Newell
Goodman	Nicholson
Gordon, Mrs.	Oliver

Olsen	Stinson
Pace	Stoll
Petsch	Talbert
Pevehouse	Tarwater
Piner	Taylor
Pope	Tennant
Reader of Erath	Thornberry
Reaves	Thornton
Reed	Turner
Rhodes	Vale
Riviere	Vint
Roach	Voigt
Roberts	Waggoner
Robinson	Weldon
Russell	Wells
Segrist	White
Shell	Wilson
Skiles	Winfree
Smith of Frio	Wood
Smith of Hopkins	Wright
Spencer	

Nays—1

Bray

Present—Not Voting

Westbrook

Absent

Bond	McFarland
Brown	Ragsdale
of Nacogdoches	Reader of Bexar
Donaghey	Smith
Dwyer	of Matagorda

Absent—Excused

Anderson	Schuenemann
Baker of Grayson	Worley
Isaacks	

HOUSE BILL NO. 249 ON THIRD READING

Mr. Keith moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 249 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—134

Allen	Boyer
Allison	Bradbury
Alsup	Bradford
Bailey	Bray
Baker	Bridgers
of Fort Bend	Broadfoot
Bell	Brown of Cherokee
Blankenship	Bundy
Bond	Burkett
Boyd	Burney

Cauthorn	Lock
Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colquitt	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Nicholson
Dean	Olsen
Derden	Pace
Dickison	Petsch
Dickson	Pevehouse
Dowell	Piner
Faulkner	Pope
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Gilmer	Roach
Goodman	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harrell of Bastrop	Spencer
Harrell of Lamar	Stinson
Harris	Stoll
Hartzog	Talbert
Heflin	Tarwater
Holland	Taylor
Howard	Tennant
Howington	Thornberry
Hull	Thornton
Hunt	Turner
Johnson of Ellis	Vale
Johnson of Tarrant	Vint
Keith	Voigt
Kennedy	Waggoner
Kern	Weldon
Kerr	Wells
Kersey	Westbrook
King	White
Langdon	Wilson
Lehman	Winfree
Leonard	Wood
Leyendecker	Wright
Little	

Nays—1

Oliver

Absent

Brown	Donaghey
of Nacogdoches	Dwyer

Harper	Reader of Bexar
Kinard	Smith
McFarland	of Matagorda
Ragsdale	

Absent—Excused

Anderson	Schuenemann
Baker of Grayson	Worley
Isaacks	

The Speaker then laid House Bill No. 249 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Goodman
Allison	Gordon, Mrs.
Alsup	Hale
Bailey	Hamilton
Baker	Hankamer
of Fort Bend	Hardeman
Bell	Hardin
Blankenship	Harp
Bond	Harper
Boyd	Harrell of Bastrop
Boyer	Harrell of Lamar
Bradbury	Harris
Bradford	Hartzog
Bridgers	Heflin
Broadfoot	Holland
Brown of Cherokee	Howard
Bundy	Howington
Burkett	Hull
Burney	Hunt
Cauthorn	Johnson of Ellis
Celaya	Johnson of Tarrant
Chambers	Keith
Clark	Kennedy
Cleveland	Kern
Cockrell	Kerr
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Langdon
Corry	Lehman
Crossley	Leonard
Daniel	Leyendecker
Davis of Jasper	Little
Davis of Upshur	Lock
Dean	Loggins
Derden	London
Dickison	Mays
Dickson	McAlister
Dowell	McDaniel
Faulkner	McDonald
Felty	McMurry
Ferguson	McNamara
Fielden	Mohrmann
Fuchs	Monkhouse
Galbreath	Montgomery
Gilmer	Morris

Newell	Spencer
Nicholson	Stinson
Olsen	Stoll
Pace	Talbert
Petsch	Tarwater
Pevehouse	Taylor
Piner	Tennant
Pope	Thornberry
Reader of Erath	Thornton
Reaves	Turner
Reed	Vale
Rhodes	Vint
Riviere	Voigt
Roach	Waggoner
Roberts	Weldon
Robinson	Wells
Russell	Westbrook
Segrist	White
Shell	Wilson
Skiles	Winfree
Smith of Frio	Wood
Smith of Hopkins	Wright

Absent

Bray	Oliver
Brown	Ragsdale
of Nacogdoches	Reader of Bexar
Donaghey	Smith
Dwyer	of Matagorda
McFarland	

Absent—Excused

Anderson	Schuenemann
Baker of Grayson	Worley
Isaacks	

HOUSE BILL NO. 55 ON THIRD READING

Mr. Pope moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 55 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Brown of Cherokee
Allison	Bundy
Alsup	Burkett
Bailey	Burney
Baker	Cauthorn
of Fort Bend	Celaya
Bell	Chambers
Blankenship	Clark
Bond	Cleveland
Boyd	Cockrell
Boyer	Coleman
Bradbury	Colquitt
Bradford	Colson, Mrs.
Broadfoot	Cornett

Corry	Mays
Crossley	McAlister
Daniel	McDaniel
Davis of Jasper	McDonald
Davis of Upshur	McMurry
Dean	McNamara
Derden	Mohrmann
Dickison	Monkhouse
Dickson	Montgomery
Dowell	Morris
Faulkner	Newell
Felty	Nicholson
Ferguson	Olsen
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse
Gilmer	Piner
Goodman	Pope
Gordon, Mrs.	Reader of Erath
Hale	Reaves
Hamilton	Reed
Hankamer	Rhodes
Hardeman	Riviere
Hardin	Roach
Harp	Roberts
Harper	Robinson
Harrell of Bastrop	Russell
Harrell of Lamar	Segrist
Harris	Shell
Hartzog	Skiles
Holland	Smith of Frio
Howard	Smith of Hopkins
Howington	Spencer
Hull	Stinson
Hunt	Stoll
Johnson of Ellis	Talbert
Johnson of Tarrant	Taylor
Keith	Tennant
Kennedy	Thornberry
Kern	Thornton
Kerr	Turner
Kersey	Vale
Kinard	Vint
King	Voigt
Langdon	Waggoner
Lehman	Weldon
Leonard	Wells
Leyendecker	White
Little	Wilson
Lock	Winfree
Loggins	Wood
London	Wright

Present—Not Voting

Westbrook

Absent

Bray	Dwyer
Bridgers	Heflin
Brown	McFarland
of Nacogdoches	Oliver
Donaghey	Ragsdale

Reader of Bexar Tarwater
Smith
of Matagorda

Absent—Excused

Anderson Schuenemann
Baker of Grayson Worley
Isaacks

The Speaker then laid House Bill No. 55 before the House on third reading and final passage.

The bill was read third time.

Question—Shall House Bill No. 55 be passed?

SENATE BILL NO. 271 ON SECOND READING

Mr. Morris moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 271 be placed on its second reading and passage to third reading, and on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—125

Allen	Dickison
Allison	Dickson
Alsup	Dowell
Bailey	Faulkner
Baker	Felty
of Fort Bend	Ferguson
Bell	Fielden
Blankenship	Fuchs
Bond	Galbreath
Boyd	Gilmer
Boyer	Goodman
Bradford	Gordon, Mrs.
Bray	Hale
Broadfoot	Hamilton
Brown	Hankamer
of Nacogdoches	Hardeman
Bundy	Hardin
Burkett	Harp
Burney	Harper
Cauthorn	Harrell of Bastrop
Celaya	Harrell of Lamar
Clark	Harris
Cleveland	Hartzog
Coleman	Heflin
Colquitt	Howard
Colson, Mrs.	Howington
Cornett	Hull
Corry	Hunt
Daniel	Johnson of Ellis
Davis of Jasper	Johnson of Tarrant
Davis of Upshur	Keith
Dean	Kennedy
Derden	Kern

Kerr	Rhodes
Kersey	Riviere
Kinard	Roach
King	Robinson
Langdon	Segrist
Lehman	Shell
Leonard	Skiles
Leyendecker	Smith of Hopkins
Little	Spencer
Lock	Stinson
Loggins	Stoll
Mays	Talbert
McAlister	Tarwater
McDaniel	Taylor
McDonald	Tennant
McMurry	Thornberry
Mohrmann	Thornton
Monkhouse	Turner
Montgomery	Vale
Morris	Vint
Nicholson	Voigt
Oliver	Waggoner
Olsen	Weldon
Pace	Wells
Petsch	Westbrook
Pevehouse	White
Piner	Wilson
Pope	Winfree
Reader of Erath	Wood
Reaves	Wright
Reed	

Nays—7

Bradbury	London
Brown of Cherokee	Roberts
Chambers	Russell
Cockrell	

Absent

Bridgers	Ragsdale
Crossley	Reader of Bexar
Donaghey	Smith of Frio
Dwyer	Smith
McFarland	of Matagorda
Newell	

Absent—Excused

Anderson	McNamara
Baker of Grayson	Schuenemann
Holland	Worley
Isaacks	

The Speaker then laid the bill before the House, on its second reading and passage to third reading,

S. B. No. 271, A bill to be entitled "An Act creating an additional District Court in Harris County, Texas, to be known as the 127th District Court, etc., and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 271 ON THIRD
READING

The Speaker then laid Senate Bill No. 271 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—118

Allison	Hartzog
Alsup	Heflin
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Bell	Johnson of Ellis
Blankenship	Johnson of Tarrant
Bond	Keith
Boyd	Kennedy
Boyer	Kern
Bradford	Kerr
Bray	Kersey
Broadfoot	Kinard
Brown of Cherokee	King
Brown	Langdon
of Nacogdoches	Lehman
Bundy	Leonard
Burney	Leyendecker
Cauthorn	Little
Celaya	Lock
Clark	Loggins
Cleveland	Mays
Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McMurry
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Dean	Nicholson
Derden	Olsen
Dickison	Pace
Dickson	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Pope
Fuchs	Reader of Erath
Galbreath	Reed
Gilmer	Rhodes
Goodman	Riviere
Gordon, Mrs.	Roach
Hale	Robinson
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Hopkins
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Harris	Tarwater

Taylor	Waggoner
Tennant	Weldon
Thornberry	Wells
Thornton	White
Turner	Wilson
Vale	Wood
Voigt	Wright

Nays—10

Allen	Fielden
Bradbury	Hunt
Burkett	London
Chambers	Roberts
Cockrell	Russell

Present—Not Voting

Dowell	Westbrook
Vint	

Absent

Bridgers	Reader of Bexar
Donaghey	Reaves
Dwyer	Smith of Frio
McFarland	Smith
Oliver	of Matagorda
Ragsdale	Winfree

Absent—Excused

Anderson	McNamara
Baker of Grayson	Schuenemann
Holland	Worley
Isaacks	

HOUSE BILL NO. 365 ON THIRD
READING

Mr. Boyer moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 365 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen	Burkett
Allison	Burney
Alsup	Cauthorn
Baker	Celaya
of Fort Bend	Chambers
Bell	Clark
Blankenship	Cleveland
Bond	Cockrell
Boyd	Coleman
Boyer	Colquitt
Bradbury	Colson, Mrs.
Bradford	Cornett
Bray	Corry
Bridgers	Crossley
Brown	Daniel
of Nacogdoches	Davis of Jasper
Bundy	Davis of Upshur

Dean	McMurry
Derden	Mohrmann
Dickison	Monkhouse
Dickson	Montgomery
Dowell	Morris
Faulkner	Newell
Felty	Nicholson
Ferguson	Oliver
Fielden	Olsen
Fuchs	Pace
Galbreath	Petsch
Goodman	Pevehouse
Gordon, Mrs.	Piner
Hale	Pope
Hamilton	Reader of Erath
Hankamer	Reaves
Hardeman	Reed
Hardin	Rhodes
Harp	Riviere
Harper	Roach
Harrell of Bastrop	Roberts
Harrell of Lamar	Robinson
Harris	Russell
Hartzog	Segrist
Heflin	Shell
Howard	Skiles
Howington	Smith of Frio
Hull	Smith of Hopkins
Hunt	Spencer
Johnson of Ellis	Stinson
Johnson of Tarrant	Stoll
Keith	Talbert
Kennedy	Tarwater
Kern	Taylor
Kerr	Tennant
Kersey	Thornberry
Kinard	Thornton
King	Turner
Langdon	Vale
Lehman	Vint
Leonard	Voigt
Leyendecker	Waggoner
Little	Weldon
Lock	Wells
Loggins	Westbrook
London	White
Mays	Wilson
McAlister	Winfree
McDaniel	Wood
McDonald	Wright

Nays—1

Bailey

Absent

Broadfoot	McFarland
Brown of Cherokee	Ragsdale
Donaghey	Reader of Bexar
Dwyer	Smith
Gilmer	of Matagorda

Absent—Excused

Anderson

Baker of Grayson

Holland
Isaacks
McNamara

Schuenemann
Worley

The Speaker then laid House Bill No. 365 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—130

Allison	Harp
Alsup	Harper
Baker	Harrell of Bastrop
of Fort Bend	Harrell of Lamar
Bell	Harris
Blankenship	Hartzog
Bond	Heflin
Boyd	Howard
Boyer	Howington
Bradbury	Hull
Bradford	Hunt
Bray	Johnson of Ellis
Bridgers	Johnson of Tarrant
Brown of Cherokee	Keith
Brown	Kennedy
of Nacogdoches	Kern
Bundy	Kerr
Burkett	Kersey
Burney	Kinard
Cauthorn	King
Celaya	Langdon
Chambers	Lehman
Clark	Leonard
Cleveland	Leyendecker
Cockrell	Little
Coleman	Lock
Colquitt	Loggins
Colson, Mrs.	London
Cornett	Mays
Corry	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McMurry
Davis of Upshur	Mohrmann
Dean	Monkhouse
Derden	Morris
Dickison	Nicholson
Dickson	Oliver
Dowell	Olsen
Faulkner	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Piner
Fuchs	Pope
Galbreath	Ragsdale
Gilmer	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardeman	Roach
Hardin	Roberts

Robinson	Thornton
Russell	Turner
Segrist	Vale
Shell	Vint
Skiles	Voigt
Smith of Hopkins	Waggoner
Spencer	Weldon
Stinson	Wells
Stoll	Westbrook
Talbert	White
Tarwater	Wilson
Taylor	Winfree
Tennant	Wood
Thornberry	Wright

Nays—5

Allen	Hale
Bailey	Newell
Broadfoot	

Absent

Donaghey	Reader of Bexar
Dwyer	Smith of Frio
McFarland	Smith
Montgomery	of Matagorda

Absent—Excused

Anderson	McNamara
Baker of Grayson	Schuenemann
Holland	Worley
Isaacks	

HOUSE BILL NO. 191 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 191, A bill to be entitled "An Act to provide for the chartering of non-profit corporations to be organized for the purpose of furnishing group hospital service, and to provide for the methods of operation, regulation and supervision of such corporations and of their contracts; providing exemption from Title 78 of the Revised Civil Statutes of 1925, and declaring an emergency."

The bill was read second time.

On motion of Mr. Boyer, and by unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 191 was then passed to engrossment.

HOUSE BILL NO. 191 ON THIRD READING

Mr. Piner moved that the constitutional rule, requiring bills to be

read on three several days, be suspended, and that House Bill No. 191 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Hardeman
Allison	Hardin
Alsup	Harp
Bailey	Harper
Baker	Harrell of Bastrop
of Fort Bend	Harrell of Lamar
Bell	Harris
Blankenship	Hartzog
Bond	Heflin
Boyd	Howington
Boyer	Hull
Bradbury	Hunt
Bradford	Johnson of Ellis
Bray	Johnson of Tarrant
Bridgers	Keith
Broadfoot	Kennedy
Brown of Cherokee	Kern
Brown	Kerr
of Nacogdoches	Kersey
Bundy	Kinard
Burkett	King
Burney	Langdon
Cauthorn	Lehman
Celaya	Leonard
Chambers	Leyendecker
Clark	Little
Cleveland	Lock
Cockrell	Loggins
Coleman	London
Colquitt	Mays
Colson, Mrs.	McAlister
Cornett	McDaniel
Corry	McDonald
Crossley	McMurry
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickison	Nicholson
Dickson	Oliver
Donaghey	Olsen
Dowell	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Pope
Fuchs	Ragsdale
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts

Robinson	Thornton
Russell	Turner
Segrist	Vale
Shell	Vint
Skiles	Voigt
Smith of Frio	Waggoner
Smith of Hopkins	Weldon
Spencer	Wells
Stoll	Westbrook
Talbert	White
Tarwater	Wilson
Taylor	Winfree
Tennant	Wood
Thornberry	Wright

Absent

Dwyer	Smith
Howard	of Matagorda
McFarland	Stinson
Reader of Bexar	

Absent—Excused

Anderson	McNamara
Baker of Grayson	Schuenemann
Holland	Worley
Isaacks	

The Speaker then laid House Bill No. 191 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allison	Colquitt
Alsup	Colson, Mrs.
Bailey	Cornett
Baker	Corry
of Fort Bend	Crossley
Bell	Daniel
Blankenship	Davis of Jasper
Bond	Davis of Upshur
Boyd	Dean
Boyer	Derden
Bradbury	Dickson
Bradford	Dickson
Bray	Donaghey
Bridgers	Dowell
Broadfoot	Faulkner
Brown of Cherokee	Felty
Brown	Ferguson
of Nacogdoches	Fielden
Bundy	Fuchs
Burkett	Galbreath
Burney	Gilmer
Cauthorn	Goodman
Celaya	Gordon, Mrs.
Chambers	Hale
Clark	Hamilton
Cleveland	Hankamer
Cockrell	Hardeman
Coleman	Hardin

Harp	Petsch
Harrell of Bastrop	Pevehouse
Harrell of Lamar	Piner
Harris	Pope
Hartzog	Ragsdale
Heflin	Reader of Erath
Howington	Reed
Hull	Rhodes
Hunt	Riviere
Johnson of Ellis	Roach
Johnson of Tarrant	Roberts
Keith	Robinson
Kennedy	Russell
Kern	Segrist
Kerr	Shell
Kersey	Skiles
Kinard	Smith of Frio
King	Smith of Hopkins
Langdon	Spencer
Lehman	Stoll
Leonard	Talbert
Little	Tarwater
Lock	Taylor
Loggins	Tennant
London	Thornberry
Mays	Thornton
McAlister	Vale
McDaniel	Vint
McDonald	Voigt
McMurry	Waggoner
Mohrmann	Weldon
Monkhouse	Wells
Montgomery	Westbrook
Morris	White
Newell	Wilson
Nicholson	Winfree
Oliver	Wood
Olsen	Wright
Pace	

Present—Not Voting

Reaves

Absent

Allen	Reader of Bexar
Dwyer	Smith
Harper	of Matagorda
Howard	Stinson
Leyendecker	Turner
McFarland	

Absent—Excused

Anderson	McNamara
Baker of Grayson	Schuenemann
Holland	Worley
Isaacks	

HOUSE BILL NO. 459 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 459, A bill to be entitled "An Act to amend Article 1965 of the

Revised Civil Statutes as amended by Chapter 48, Acts, 1929, Forty-first Legislature, First Called Session, by providing the time for the County Judge to sign minutes of probate proceedings, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

(Mr. Leonard in the Chair.)

HOUSE BILL NO. 459 ON THIRD READING

Mr. Vint moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 459 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allison	Dickson
Alsup	Donaghey
Bailey	Dowell
Baker	Faulkner
of Fort Bend	Felty
Bell	Ferguson
Blankenship	Fielden
Bond	Fuchs
Boyd	Galbreath
Boyer	Gilmer
Bradbury	Goodman
Bradford	Gordon, Mrs.
Bray	Hale
Bridgers	Hamilton
Broadfoot	Hankamer
Brown of Cherokee	Hardeman
Brown	Hardin
of Nacogdoches	Harp
Bundy	Harrell of Bastrop
Burkett	Harrell of Lamar
Burney	Harris
Cauthorn	Hartzog
Celaya	Heflin
Chambers	Howington
Clark	Hull
Cleveland	Hunt
Cockrell	Johnson of Ellis
Coleman	Johnson of Tarrant
Colquitt	Keith
Colson, Mrs.	Kennedy
Cornett	Kern
Corry	Kerr
Crossley	Kersey
Daniel	Kinard
Davis of Jasper	King
Davis of Upshur	Langdon
Dean	Lehman
Derden	Leonard
Dickison	Little

Lock	Robinson
Loggins	Russell
London	Segrist
Mays	Shell
McAlister	Skiles
McDaniel	Smith of Frio
McDonald	Smith of Hopkins
McMurry	Spencer
Mohrmann	Stoll
Monkhouse	Talbert
Montgomery	Tarwater
Morris	Taylor
Newell	Tennant
Nicholson	Thornberry
Oliver	Thornton
Olsen	Vale
Pace	Vint
Petsch	Voigt
Pevehouse	Waggoner
Piner	Weldon
Pope	Wells
Ragsdale	Westbrook
Reader of Erath	White
Reed	Wilson
Rhodes	Winfree
Riviere	Wood
Roach	Wright
Roberts	

Present—Not Voting

Reaves

Absent

Allen	Reader of Bexar
Dwyer	Smith
Harper	of Matagorda
Howard	Stinson
Leyendecker	Turner
McFarland	

Absent—Excused

Anderson	McNamara
Baker of Grayson	Schuenemann
Holland	Worley
Isaacks	

The Chair then laid House Bill No. 459 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Bradbury
Allison	Bradford
Alsup	Bray
Bailey	Bridgers
Baker	Broadfoot
of Fort Bend	Brown of Cherokee
Bell	Brown
Bond	of Nacogdoches
Boyd	Bundy
Boyer	Burkett

Burney	Leyendecker
Cauthorn	Little
Celaya	Lock
Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colquitt	McDonald
Colson, Mrs.	McMurry
Cornett	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Nicholson
Dean	Oliver
Derden	Olsen
Dickison	Pace
Dickson	Pevehouse
Donaghey	Piner
Dowell	Pope
Faulkner	Ragsdale
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Gilmer	Roach
Goodman	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Hopkins
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Harris	Taylor
Hartzog	Tennant
Heflin	Thornberry
Howard	Thornton
Howington	Turner
Hull	Vale
Hunt	Vint
Johnson of Ellis	Waggoner
Johnson of Tarrant	Weldon
Keith	Wells
Kennedy	Westbrook
Kern	White
Kerr	Wilson
Kersey	Winfree
Kinard	Wood
King	Worley
Langdon	Wright
Lehman	
Absent	
Blankenship	Petsch
Dwyer	Reader of Bexar
McFarland	Smith of Frio

Smith
of Matagorda

Stoll
Voigt

Absent—Excused

Anderson
Baker of Grayson
Holland

Isaacks
McNamara
Schuenemann

HOUSE BILL NO. 541 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 541, A bill to be entitled "An Act amending Article 6871, Title 120, Revised Civil Statutes, 1925, and declaring an emergency."

The bill was read second time.

Mr. Corry offered the following committee amendment to the bill:

Amend House Bill No. 541, by striking all below the enacting clause, and inserting in lieu thereof, the following:

"Section 1. That Article 6871, Title 120, Revised Civil Statutes of the State of Texas, 1925, be and the same is hereby amended so as to read as follows:

"Article 6871. Whenever in any county it becomes necessary to employ guards for the safe keeping of prisoners and the security of jails, the Sheriff may, with the approval of the Commissioners' Court, or in case of emergency, with the approval of the County Judge, employ such number of guards as may be necessary; and his account therefor, duly itemized and sworn to, shall be allowed by said Court, and paid out of the County Treasury. Provided further, that in all counties in this State, having a population of more than one hundred and forty thousand (140,000) inhabitants and less than two hundred and ninety thousand (290,000) inhabitants, according to the last preceding Federal Census, no guard, matron, jailer or turnkey shall work more than eight (8) hours in one day. In all counties coming under the provisions of this Act, at least one man shall be on guard on each floor of said jail where male prisoners are kept, and at least one matron shall be on guard on each floor where female prisoners are kept; and that not less than two (2) employees shall be on guard in the main office of said jail at any one time. In case

of emergency, those coming under the provisions of the Act shall be subject to the call of the Sheriff.'

"Section 2. The Sheriff, agent or agents, or anyone charged with the responsibility of enforcing this Act, or anyone violating any of the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction thereof, fined not less than Fifty (\$50.00) Dollars nor more than Two Hundred (\$200.00) Dollars.

"Section 3. All laws and parts of laws in conflict with provisions of this Act are hereby repealed to the extent of such conflict only.

"Section 4. The fact that under the law, as it now exists in counties of the above population bracket, jail guards have been working more than eight (8) hours per day, which has caused the Federal Government to refuse to keep prisoners in said jails, and the further fact that this legislation will increase the efficiency and safe keeping of prisoners in jails in the aforesaid class, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read in each House on three several days be suspended, and the same is hereby suspended, and this Act shall take effect and be in force from and after its final passage, and it is so enacted."

JOHNSON of Tarrant.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 541 was then passed to engrossment.

HOUSE BILL NO. 541 ON THIRD READING

Mr. Corry moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 541 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Baker
Allison	of Fort Bend
Alsup	Bell
Bailey	Blankenship

Bond	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	King
Bray	Lehman
Bridgers	Leyendecker
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McMurry
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Coleman	Newell
Colquitt	Nicholson
Colson, Mrs.	Oliver
Cornett	Olsen
Corry	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Pope
Dean	Ragsdale
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Dowell	Rhodes
Faulkner	Riviere
Felty	Roach
Ferguson	Roberts
Fielden	Robinson
Fuchs	Russell
Galbreath	Segrist
Gilmer	Skiles
Goodman	Smith of Frio
Gordon, Mrs.	Smith of Hopkins
Hale	Spencer
Hamilton	Stinson
Hankamer	Stoll
Hardeman	Talbert
Hardin	Tarwater
Harp	Taylor
Harper	Tennant
Harrell of Bastrop	Thornberry
Harrell of Lamar	Thornton
Harris	Turner
Hartzog	Vale
Heflin	Vint
Howard	Voigt
Hull	Waggoner
Hunt	Weldon
Johnson of Ellis	Wells
Johnson of Tarrant	Westbrook
Keith	White
Kennedy	Wilson

Winfree	Wright
Wood	
	Absent
Donaghey	Reader of Bexar
Dwyer	Shell
Howington	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 541 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Dowell
Allison	Faulkner
Alsup	Felty
Bailey	Ferguson
Baker	Fielden
of Fort Bend	Fuchs
Bell	Galbreath
Blankenship	Gilmer
Bond	Goodman
Boyd	Gordon, Mrs.
Boyer	Hale
Bradbury	Hamilton
Bradford	Hankamer
Bray	Hardeman
Bridgers	Hardin
Broadfoot	Harp
Brown of Cherokee	Harper
Brown	Harrell of Bastrop
of Nacogdoches	Harrell of Lamar
Bundy	Harris
Burkett	Hartzog
Burney	Heflin
Cauthorn	Howard
Celaya	Hull
Chambers	Hunt
Clark	Johnson of Ellis
Cleveland	Johnson of Tarrant
Cockrell	Keith
Coleman	Kennedy
Colquitt	Kern
Colson, Mrs.	Kerr
Cornett	Kersey
Corry	Kinard
Crossley	King
Daniel	Lehman
Davis of Jasper	Leyendecker
Davis of Upshur	Little
Dean	Lock
Derden	Loggins
Dickison	London
Dickson	Mays

McAlister	Segrist
McDaniel	Skiles
McDonald	Smith of Frio
McMurry	Smith of Hopkins
Mohrmann	Spencer
Monkhouse	Stinson
Montgomery	Stoll
Morris	Talbert
Newell	Tarwater
Nicholson	Taylor
Oliver	Tennant
Olsen	Thornberry
Pace	Thornton
Petsch	Turner
Pevehouse	Vale
Piner	Vint
Pope	Voigt
Ragsdale	Waggoner
Reader of Erath	Weldon
Reaves	Wells
Reed	Westbrook
Rhodes	White
Riviere	Wilson
Roach	Winfree
Roberts	Wood
Robinson	Wright
Russell	

Absent

Donaghey	Reader of Bexar
Dwyer	Shell
Howington	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

On motion of Mr. Hull, the vote was reconsidered by which House Bill No. 541 was passed.

Mr. Hull then offered the following amendment to the bill:

Amend House Bill No. 541, by striking out all of Section 2, and inserting a new Section 2, as follows:

"Any one charged with the responsibility of enforcing this Act shall be guilty of a misdemeanor if convicted of violating any of the provisions of this Act, and upon conviction thereof shall be fined not less than Fifty (\$50) Dollars nor more than Two Hundred (\$200) Dollars."

The amendment was adopted by the following vote:

Yeas—131

Allen	Alsup
Allison	Bailey

Baker	Kennedy
of Fort Bend	Kern
Bell	Kerr
Blankenship	Kersey
Bond	Kinard
Boyd	King
Boyer	Lehman
Bradbury	Leyendecker
Bradford	Little
Bray	Lock
Broadfoot	Loggins
Brown of Cherokee	London
Brown	Mays
of Nacogdoches	McAlister
Bundy	McDaniel
Burkett	McDonald
Cauthorn	McMurry
Celaya	Mohrmann
Chambers	Monkhouse
Clark	Montgomery
Cleveland	Morris
Cockrell	Newell
Coleman	Nicholson
Colquitt	Oliver
Colson, Mrs.	Olsen
Cornett	Pace
Corry	Petsch
Crossley	Pevehouse
Daniel	Piner
Davis of Jasper	Ragsdale
Davis of Upshur	Reader of Erath
Dean	Reaves
Dickison	Reed
Dickson	Rhodes
Dowell	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Goodman	Smith of Frio
Gordon, Mrs.	Smith of Hopkins
Hale	Spencer
Hankamer	Stinson
Hamilton	Stoll
Hardeman	Talbert
Hardin	Tarwater
Harp	Taylor
Harper	Tennant
Harrell of Bastrop	Thornberry
Harrell of Lamar	Thornton
Harris	Turner
Hartzog	Vale
Heflin	Vint
Howard	Voigt
Howington	Waggoner
Hull	Weldon
Hunt	Wells
Johnson of Ellis	Westbrook
Johnson of Tarrant	White
Keith	Wilson

Winfree	Wright
Wood	
	Nays—1
Derden	
	Absent
Bridgers	Pope
Burney	Reader of Bexar
Donaghey	Smith
Dwyer	of Matagorda
McFarland	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 541 was then passed by the following vote:

Yeas—131

Allen	Dickison
Allison	Dickson
Alsup	Dowell
Bailey	Faulkner
Baker	Felty
of Fort Bend	Ferguson
Bell	Fielden
Blankenship	Fuchs
Bond	Galbreath
Boyd	Gilmer
Boyer	Goodman
Bradbury	Gordon, Mrs.
Bradford	Hale
Bray	Hamilton
Broadfoot	Hankamer
Brown of Cherokee	Hardeman
Brown	Hardin
of Nacogdoches	Harp
Bundy	Harper
Burkett	Harrell of Bastrop
Cauthorn	Harrell of Lamar
Celaya	Harris
Chambers	Hartzog
Clark	Heflin
Cleveland	Howard
Cockrell	Howington
Coleman	Hull
Colquitt	Hunt
Colson, Mrs.	Johnson of Ellis
Cornett	Johnson of Tarrant
Corry	Keith
Crossley	Kennedy
Daniel	Kern
Davis of Jasper	Kerr
Davis of Upshur	Kersey
Dean	Kinard

King	Roberts
Lehman	Robinson
Leyendecker	Russell
Little	Segrist
Lock	Shell
Loggins	Skiles
London	Smith of Frio
Mays	Smith of Hopkins
McAlister	Spencer
McDaniel	Stinson
McDonald	Stoll
McMurry	Talbert
Mohrmann	Tarwater
Monkhouse	Taylor
Montgomery	Tennant
Morris	Thornberry
Newell	Thornton
Nicholson	Turner
Oliver	Vale
Olsen	Vint
Pace	Voigt
Petsch	Waggoner
Pevehouse	Weldon
Piner	Wells
Ragsdale	Westbrook
Reader of Erath	White
Reaves	Wilson
Reed	Winfree
Rhodes	Wood
Riviere	Wright
Roach	

Nays—1

Derden

Absent

Bridgers	Pope
Burney	Reader of Bexar
Donaghey	Smith
Dwyer	of Matagorda
McFarland	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

HOUSE BILL NO. 546 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 546, A bill to be entitled "An Act amending Chapter 57, Local and Special Laws of the State of Texas, passed at the Third Called Session of the Thirty-sixth Legislature, by changing the name of Blythe County Line Independent School District in Gaines, Terry and Yoakum Counties to Seagraves Independent School District; redefining the bound-

aries of said School District; providing that all outstanding bonded and other indebtedness of Blythe County Line Independent School District shall be validated and made a valid obligation against the Seagraves Independent School District; providing that title to all public free school property of said Blythe County Line Independent School District shall vest in said Seagraves Independent School District; providing that in all other respects the rights, powers, duties and obligations imposed upon Blythe County Line Independent School District and its trustees shall not be affected in any manner, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 546 ON THIRD READING

Mr. Allison moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 546 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen	Cornett
Allison	Corry
Alsup	Crossley
Bailey	Daniel
Baker	Davis of Jasper
of Fort Bend	Davis of Upshur
Bell	Dean
Blankenship	Derden
Bond	Dickison
Boyd	Dickson
Boyer	Dowell
Bradbury	Faulkner
Bradford	Felty
Bray	Ferguson
Bridgers	Fielden
Broadfoot	Fuchs
Brown of Cherokee	Galbreath
Brown	Gilmer
of Nacogdoches	Goodman
Bundy	Gordon, Mrs.
Burkett	Hamilton
Burney	Hankamer
Cauthorn	Hardeman
Celaya	Hardin
Chambers	Harp
Clark	Harper
Cleveland	Harrell of Bastrop
Cockrell	Harrell of Lamar
Colquitt	Harris
Colson, Mrs.	Hartzog

Heflin	Reader of Erath
Howard	Reaves
Howington	Reed
Hull	Rhodes
Hunt	Riviere
Johnson of Ellis	Roach
Johnson of Tarrant	Roberts
Keith	Robinson
Kennedy	Russell
Kern	Segrist
Kerr	Shell
Kersey	Skiles
Kinard	Smith of Frio
King	Smith of Hopkins
Lehman	Spencer
Leyendecker	Stinson
Little	Stoll
Lock	Talbert
Loggins	Tarwater
London	Taylor
Mays	Tennant
McAlister	Thornberry
McDaniel	Thornton
McDonald	Turner
McMurry	Vale
Mohrmann	Vint
Monkhouse	Voigt
Montgomery	Waggoner
Morris	Weldon
Newell	Wells
Nicholson	Westbrook
Olsen	White
Pace	Wilson
Petsch	Winfree
Pevehouse	Wood
Pope	Worley
Ragsdale	Wright

Absent

Coleman	Oliver
Donaghey	Piner
Dwyer	Reader of Bexar
Hale	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

The Chair then laid House Bill No. 546 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allen	Baker
Allison	of Fort Bend
Alsup	Bell
Bailey	Blankenship

Bond	Kersey
Boyd	Kinard
Boyer	King
Bradbury	Lehman
Bradford	Leyendecker
Bray	Little
Bridgers	Lock
Broadfoot	Loggins
Brown of Cherokee	London
Brown	Mays
of Nacogdoches	McAlister
Bundy	McDaniel
Burkett	McDonald
Burney	McMurry
Cauthorn	Mohrmann
Celaya	Monkhouse
Chambers	Montgomery
Clark	Morris
Cleveland	Newell
Cockrell	Nicholson
Colquitt	Olsen
Colson, Mrs.	Pace
Cornett	Petsch
Corry	Pevehouse
Crossley	Pope
Daniel	Reader of Bexar
Davis of Jasper	Reader of Erath
Davis of Upshur	Reaves
Dean	Reed
Derden	Rhodes
Dickison	Riviere
Dickson	Roach
Dowell	Roberts
Faulkner	Robinson
Felty	Russell
Ferguson	Segrist
Fielden	Shell
Fuchs	Skiles
Galbreath	Smith of Frio
Gilmer	Smith of Hopkins
Goodman	Spencer
Gordon, Mrs.	Stinson
Hamilton	Stoll
Hankamer	Talbert
Hardeman	Tarwater
Hardin	Taylor
Harp	Tennant
Harper	Thornberry
Harrell of Bastrop	Thornton
Harrell of Lamar	Turner
Harris	Vale
Hartzog	Vint
Heflin	Voigt
Howard	Waggoner
Howington	Weldon
Hull	Wells
Hunt	Westbrook
Johnson of Ellis	White
Johnson of Tarrant	Wilson
Keith	Winfree
Kennedy	Wood
Kern	Worley
Kerr	Wright

Absent

Coleman	Oliver
Donaghey	Piner
Dwyer	Ragsdale
Hale	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

HOUSE BILL NO. 559 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 559, A bill to be entitled "An Act authorizing the Commissioners' Court in any county having a population of not less than seventy-four thousand (74,000) and not more than seventy-six thousand (76,000), according to the last preceding United States Census, and not less than Forty-one Million (\$41,000,000.00) Dollars and not more than Forty-five Million (\$45,000,000.00) Dollars taxable valuation, according to the last available tax roll to allow each County Commissioner in such counties certain expenses for traveling and in connection with the use of his automobile on official business requiring each such Commissioner to pay the expenses of operation and repair of each automobile used by him without further expense to the county, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 559 ON THIRD
READING

Mr. Bundy moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 559 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allison	Blankenship
Alsup	Bond
Bailey	Boyd
Baker	Boyer
of Fort Bend	Bradbury
Bell	Bradford

Bray	King
Bridgers	Lehman
Broadfoot	Leyendecker
Brown of Cherokee	Little
Brown	Lock
of Nacogdoches	Loggins
Bundy	London
Burkett	Mays
Burney	McAlister
Cauthorn	McDaniel
Celaya	McDonald
Chambers	McMurry
Clark	Mohrmann
Cleveland	Monkhouse
Cockrell	Montgomery
Coleman	Morris
Colquitt	Newell
Colson, Mrs.	Nicholson
Cornett	Oliver
Corry	Olsen
Crossley	Pace
Daniel	Petsch
Davis of Jasper	Pevehouse
Davis of Upshur	Piner
Dean	Pope
Derden	Ragsdale
Dickison	Reader of Erath
Dickson	Reaves
Dowell	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Segrist
Goodman	Skiles
Gordon, Mrs.	Smith of Frio
Hale	Smith of Hopkins
Hamilton	Spencer
Hankamer	Stinson
Hardeman	Stoll
Hardin	Talbert
Harp	Tarwater
Harper	Taylor
Harrell of Bastrop	Tennant
Harrell of Lamar	Thornberry
Harris	Thornton
Hartzog	Vale
Howard	Vint
Howington	Voigt
Hull	Waggoner
Hunt	Weldon
Johnson of Ellis	Wells
Johnson of Tarrant	Westbrook
Keith	White
Kennedy	Wilson
Kern	Winfree
Kerr	Wood
Kersey	Worley
Kinard	Wright
	Absent
Allen	Donaghey

Dwyer	Reader of Bexar
Heflin	Smith
McFarland	of Matagorda
Shell	Turner

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

The Chair then laid House Bill No. 559 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allison	Fuchs
Alsup	Galbreath
Bailey	Gilmer
Baker	Goodman
of Fort Bend	Gordon, Mrs.
Bell	Hale
Blankenship	Hamilton
Bond	Hankamer
Boyd	Hardeman
Boyer	Hardin
Bradbury	Harp
Bradford	Harper
Bray	Harrell of Bastrop
Bridgers	Harrell of Lamar
Broadfoot	Harris
Brown of Cherokee	Hartzog
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burkett	Hunt
Burney	Johnson of Ellis
Cauthorn	Johnson of Tarrant
Celaya	Keith
Chambers	Kennedy
Clark	Kern
Cleveland	Kerr
Cockrell	Kersey
Coleman	Kinard
Colquitt	King
Colson, Mrs.	Lehman
Cornett	Leyendecker
Corry	Little
Crossley	Lock
Daniel	Loggins
Davis of Jasper	London
Davis of Upshur	Mays
Dean	McAlister
Derden	McDaniel
Dickson	McDonald
Dickson	McMurry
Dowell	Mohrmann
Faulkner	Monkhouse
Felty	Montgomery
Ferguson	Morris
Fielden	Newell

Nicholson	Spencer
Oliver	Stinson
Olsen	Stoll
Pace	Talbert
Petsch	Tarwater
Pevehouse	Taylor
Piner	Tennant
Pope	Thornberry
Ragsdale	Thornton
Reader of Erath	Vale
Reaves	Vint
Reed	Voigt
Rhodes	Waggoner
Riviere	Weldon
Roach	Wells
Roberts	Westbrook
Robinson	White
Russell	Wilson
Segrist	Winfree
Skiles	Wood
Smith of Frio	Worley
Smith of Hopkins	Wright

Absent

Allen	Reader of Bexar
Donaghey	Shell
Dwyer	Smith
Heflin	of Matagorda
McFarland	Turner

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

HOUSE BILL NO. 560 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 560, A bill to be entitled "An Act amending Section 3, of Chapter 88, Acts of the Forty-first Legislature, Second Called Session, as amended by Section 1 of Chapter 3, Acts of the Forty-third Legislature, Second Called Session, as amended by Section 1 of Chapter 51, Acts of the Forty-fourth Legislature, Regular Session, so as to exempt motor vehicles trailers and semi-trailers, owned and used exclusively in the service of any water district or water control and improvement district from the payment of license or registration fees to the State of Texas; repealing all laws in conflict, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 560 ON THIRD
READING

Mr. Celaya moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 560 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allison	Hardeman
Alsup	Hardin
Bailey	Harp
Baker	Harper
of Fort Bend	Harrell of Bastrop
Bell	Harrell of Lamar
Blankenship	Harris
Bond	Hartzog
Boyd	Heflin
Boyer	Howard
Bradbury	Howington
Bradford	Hull
Bray	Hunt
Bridgers	Johnson of Ellis
Broadfoot	Johnson of Tarrant
Brown of Cherokee	Keith
Bundy	Kennedy
Burkett	Kern
Burney	Kerr
Cauthorn	Kersey
Celaya	Kinard
Chambers	King
Clark	Lehman
Cleveland	Leyendecker
Cockrell	Little
Coleman	Lock
Colquitt	Loggins
Colson, Mrs.	London
Cornett	Mays
Corry	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McMurry
Davis of Upshur	Mohrmann
Dean	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Dowell	Nicholson
Faulkner	Olsen
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Ragsdale
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere

Roach	Thornton
Roberts	Turner
Robinson	Vale
Russell	Vint
Segrist	Voigt
Skiles	Waggoner
Smith of Frio	Weldon
Smith of Hopkins	Wells
Spencer	Westbrook
Stinson	White
Stoll	Wilson
Talbert	Winfree
Tarwater	Wood
Taylor	Worley
Tennant	Wright
Thornberry	

Nays—1

Brown
of Nacogdoches

Absent

Allen	Reader of Bexar
Donaghey	Shell
Dwyer	Smith
McFarland	of Matagorda
Oliver	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

The Chair then laid House Bill No. 560 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allison	Clark
Alsup	Cleveland
Bailey	Cockrell
Baker	Coleman
of Fort Bend	Colquitt
Bell	Colson, Mrs.
Blankenship	Cornett
Bond	Corry
Boyd	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Davis of Upshur
Bray	Dean
Bridgers	Derden
Broadfoot	Dickison
Brown of Cherokee	Dickson
Bundy	Dowell
Burkett	Faulkner
Burney	Felty
Cauthorn	Ferguson
Celaya	Fielden
Chambers	Fuchs

Galbreath	Nicholson
Gilmer	Olsen
Goodman	Pace
Gordon, Mrs.	Petsch
Hale	Pevehouse
Hamilton	Piner
Hankamer	Pope
Hardeman	Ragsdale
Hardin	Reader of Erath
Harp	Reaves
Harper	Reed
Harrell of Bastrop	Rhodes
Harrell of Lamar	Riviere
Harris	Roach
Hartzog	Roberts
Heflin	Robinson
Howard	Russell
Howington	Segrist
Hull	Skiles
Hunt	Smith of Frio
Johnson of Ellis	Smith of Hopkins
Johnson of Tarrant	Spencer
Keith	Stinson
Kennedy	Stoll
Kern	Talbert
Kerr	Tarwater
Kersey	Taylor
Kinard	Tennant
King	Thornberry
Lehman	Thornton
Leyendecker	Turner
Little	Vale
Lock	Vint
Loggins	Voigt
London	Waggoner
Mays	Weldon
McAlister	Wells
McDaniel	Westbrook
McDonald	White
McMurry	Wilson
Mohrmann	Winfree
Monkhouse	Wood
Montgomery	Worley
Morris	Wright
Newell	

Nays—1

Brown
of Nacogdoches

Absent

Allen	Reader of Bexar
Donaghey	Shell
Dwyer	Smith
McFarland	of Matagorda
Oliver	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

HOUSE BILL NO. 565 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 565, A bill to be entitled "An Act to amend Section 3 of Chapter 506 of the General Laws of the State of Texas passed at the Regular Session of the Forty-fifth Legislature providing for parties and procedure in tax suits; and providing for persons owning property or an interest therein whose names are unknown to be made parties in such suits under designation of 'Unknown Owner or Owners' of such property; providing for heirs of deceased persons whose names are unknown to be made parties to such suits under designation of 'Unknown Heirs' of such deceased person; providing for citation and service upon defendants in such suits whose residence is known and upon absent and non-resident defendants; and providing for notice to be given by publication or posting and prescribing the form and manner of giving such notice, in cases where defendants in such suits are non-residents of the State, and where the names of owners are unknown to the attorney filing the suit, and where defendants are the heirs of deceased person and their names are unknown; and providing that citation or notice on behalf of any taxing unit shall require all parties to the suit to plead and answer all pleadings then on file or thereafter filed by any party to the suit, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 565 ON THIRD READING

Mr. Hardeman moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 565 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Bell
Allison	Blankenship
Alsup	Bond
Bailey	Boyd
Baker	Boyer
of Fort Bend	Bradbury

Bradford	Lehman
Bray	Leyendecker
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McMurry
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Coleman	Newell
Colquitt	Nicholson
Colson, Mrs.	Olsen
Cornett	Pace
Corry	Petsch
Crossley	Pevehouse
Daniel	Piner
Davis of Jasper	Pope
Davis of Upshur	Ragsdale
Dean	Reader of Erath
Derden	Reaves
Dickison	Reed
Dickson	Rhodes
Dowell	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Segrist
Gilmer	Shell
Goodman	Skiles
Gordon, Mrs.	Smith of Frio
Hale	Smith of Hopkins
Hamilton	Spencer
Hankamer	Stinson
Hardeman	Stoll
Hardin	Talbert
Harp	Tarwater
Harper	Taylor
Harrell of Bastrop	Tennant
Harrell of Lamar	Thornberry
Harris	Thornton
Hartzog	Turner
Heflin	Vale
Howard	Vint
Howington	Voigt
Hull	Waggoner
Hunt	Weldon
Johnson of Ellis	Wells
Johnson of Tarrant	Westbrook
Keith	White
Kennedy	Wilson
Kern	Winfree
Kerr	Wood
Kersey	Worley
Kinard	Wright
King	

Nays—1

Galbreath

Absent

Bridgers	Oliver
Donaghey	Reader of Bexar
Dwyer	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

The Chair then laid House Bill No. 565 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Dowell
Allison	Faulkner
Alsup	Felty
Bailey	Ferguson
Baker	Fielden
of Fort Bend	Fuchs
Bell	Gilmer
Blankenship	Goodman
Bond	Gordon, Mrs.
Boyd	Hale
Boyer	Hamilton
Bradbury	Hankamer
Bradford	Hardeman
Bray	Hardin
Broadfoot	Harp
Brown of Cherokee	Harper
Brown	Harrell of Bastrop
of Nacogdoches	Harrell of Lamar
Bundy	Harris
Burkett	Hartzog
Burney	Heflin
Cauthorn	Howard
Celaya	Howington
Chambers	Hull
Clark	Hunt
Cleveland	Johnson of Ellis
Cockrell	Johnson of Tarrant
Coleman	Keith
Colquitt	Kennedy
Colson, Mrs.	Kern
Cornett	Kerr
Corry	Kersey
Crossley	Kinard
Daniel	King
Davis of Jasper	Lehman
Davis of Upshur	Leyendecker
Dean	Little
Derden	Lock
Dickison	Loggins
Dickson	London

Mays	Shell
McAlister	Skiles
McDaniel	Smith of Frio
McDonald	Smith of Hopkins
McMurry	Spencer
Mohrmann	Stinson
Monkhouse	Stoll
Montgomery	Talbert
Morris	Tarwater
Newell	Taylor
Nicholson	Tennant
Olsen	Thornberry
Pace	Thornton
Petsch	Turner
Pevehouse	Vale
Piner	Vint
Pope	Voigt
Ragsdale	Waggoner
Reader of Erath	Weldon
Reaves	Wells
Reed	Westbrook
Rhodes	White
Riviere	Wilson
Roach	Winfree
Roberts	Wood
Robinson	Worley
Russell	Wright
Segrist	

Nays—1

Galbreath

Absent

Bridgers	Oliver
Donaghey	Reader of Bexar
Dwyer	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

HOUSE BILL NO. 566 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 566, A bill to be entitled "An Act authorizing persons residing in County Line School Districts and who are otherwise qualified voters to vote for County School Trustees of the County having management and control of such County Line School District, even though such voters reside in that portion of the County Line District lying outside of the County having management and control of the County Line District; repealing all laws and parts of laws in conflict

herewith to the extent of such conflict, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 566 ON THIRD READING

Mr. Wright moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 566 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—130

Allen	Gilmer
Allison	Goodman
Alsup	Gordon, Mrs.
Bailey	Hale
Baker	Hamilton
of Fort Bend	Hankamer
Bell	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Harris
Bridgers	Hartzog
Broadfoot	Heflin
Brown of Cherokee	Howard
Brown	Howington
of Nacogdoches	Hull
Bundy	Hunt
Burkett	Johnson of Ellis
Burney	Johnson of Tarrant
Cauthorn	Keith
Celaya	Kennedy
Chambers	Kern
Clark	Kerr
Cleveland	Kersey
Cockrell	Kinard
Coleman	King
Colquitt	Lehman
Cornett	Leyendecker
Corry	Little
Crossley	Lock
Daniel	Mays
Davis of Jasper	McAlister
Davis of Upshur	McDaniel
Dean	McDonald
Derden	McMurry
Dickison	Mohrmann
Dickson	Monkhouse
Dowell	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Nicholson
Fielden	Olsen
Fuchs	Pace
Galbreath	Petsch

Pevehouse	Stoll
Piner	Talbert
Pope	Tarwater
Ragsdale	Taylor
Reader of Erath	Tennant
Reaves	Thornberry
Reed	Thornton
Rhodes	Turner
Riviere	Vale
Roach	Vint
Roberts	Voigt
Robinson	Waggoner
Russell	Weldon
Segrist	Wells
Shell	Westbrook
Skiles	White
Smith of Frio	Wilson
Smith of Hopkins	Winfree
Spencer	Wood
Stinson	Worley

Nays—1

London

Absent

Blankenship	Oliver
Colson, Mrs.	Reader of Bexar
Donaghey	Smith
Dwyer	of Matagorda
Loggins	Wright
McFarland	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

The Chair then laid House Bill No. 566 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—130

Allen	Bundy
Allison	Burkett
Alsup	Burney
Bailey	Cauthorn
Baker	Celaya
of Fort Bend	Chambers
Bell	Clark
Bond	Cleveland
Boyd	Cockrell
Boyer	Coleman
Bradbury	Colquitt
Bradford	Cornett
Bray	Corry
Bridgers	Crossley
Broadfoot	Daniel
Brown of Cherokee	Davis of Jasper
Brown	Davis of Upshur
of Nacogdoches	Dean

Derden	Monkhouse
Dickison	Montgomery
Dickson	Morris
Dowell	Newell
Faulkner	Nicholson
Felty	Olsen
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Piner
Gilmer	Pope
Goodman	Ragsdale
Gordon, Mrs.	Reader of Erath
Hale	Reaves
Hamilton	Reed
Hankamer	Rhodes
Hardeman	Riviere
Hardin	Roach
Harp	Roberts
Harper	Robinson
Harrell of Bastrop	Russell
Harrell of Lamar	Segrist
Harris	Shell
Hartzog	Skiles
Heflin	Smith of Frio
Howard	Smith of Hopkins
Howington	Spencer
Hull	Stinson
Hunt	Stoll
Johnson of Ellis	Talbert
Johnson of Tarrant	Tarwater
Keith	Taylor
Kennedy	Tennant
Kern	Thornberry
Kerr	Thornton
Kersey	Turner
Kinard	Vale
King	Vint
Lehman	Voigt
Leyendecker	Waggoner
Little	Weldon
Lock	Wells
Mays	Westbrook
McAlister	White
McDaniel	Wilson
McDonald	Winfree
McMurry	Wood
Mohrmann	Worley

Nays—1

London

Absent

Blankenship	Oliver
Colson, Mrs.	Reader of Bexar
Donaghey	Smith
Dwyer	of Matagorda
Loggins	Wright
McFarland	

Absent—Excused

Anderson	Holland
Baker of Grayson	Isaacks

Langdon
McNamara

Schuenemann

HOUSE BILL NO. 587 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 587, A bill to be entitled "An Act providing the amount of traveling expenses that shall be allowed by the County Board of Trustees to the County Superintendent of Public Instruction for expenditures for traveling expenses in certain counties, according to the last preceding Federal Census or any subsequent Federal Census; repealing all laws and parts of laws in conflict herewith to the extent of the conflict only, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 587 ON THIRD READING

Mr. Bond moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 587 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Cleveland
Allison	Cockrell
Alsup	Coleman
Bailey	Colquitt
Baker	Colson, Mrs.
of Fort Bend	Cornett
Bell	Corry
Blankenship	Crossley
Bond	Daniel
Boyd	Davis of Jasper
Boyer	Davis of Upshur
Bradbury	Dean
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Broadfoot	Dwyer
Brown of Cherokee	Faulkner
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs
Burney	Galbreath
Cauthorn	Gilmer
Celaya	Goodman
Chambers	Gordon, Mrs.
Clark	Hale

Hamilton	Pace
Hankamer	Petsch
Hardeman	Pevehouse
Hardin	Piner
Harp	Pope
Harper	Reader of Erath
Harrell of Bastrop	Reaves
Harrell of Lamar	Reed
Harris	Rhodes
Hartzog	Riviere
Heflin	Roach
Howard	Roberts
Howington	Robinson
Hull	Russell
Hunt	Segrist
Johnson of Ellis	Skiles
Johnson of Tarrant	Smith of Frio
Keith	Smith of Hopkins
Kennedy	Spencer
Kern	Stinson
Kerr	Stoll
Kersey	Talbert
Kinard	Tarwater
King	Taylor
Lehman	Tennant
Leyendecker	Thornberry
Little	Thornton
Lock	Turner
Loggins	Vale
London	Vint
Mays	Voigt
McAlister	Waggoner
McDaniel	Weldon
McDonald	Wells
McMurry	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Winfree
Morris	Wood
Newell	Worley
Nicholson	Wright
Olsen	

Absent

Donaghey	Reader of Bexar
Dowell	Shell
McFarland	Smith
Oliver	of Matagorda
Ragsdale	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

The Chair then laid House Bill No. 587 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Alsup
Allison	Bailey

Baker of Fort Bend	Johnson of Ellis
Bell	Johnson of Tarrant
Blankenship	Keith
Bond	Kennedy
Boyd	Kern
Boyer	Kerr
Bradbury	Kersey
Bradford	Kinard
Bray	King
Bridgers	Lehman
Broadfoot	Leyendecker
Brown of Cherokee	Little
Brown of Nacogdoches	Lock
Bundy	Loggins
Burkett	London
Burney	Mays
Cauthorn	McAlister
Celaya	McDaniel
Chambers	McDonald
Clark	McMurry
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colquitt	Morris
Colson, Mrs.	Newell
Cornett	Nicholson
Corry	Olsen
Crossley	Pace
Daniel	Petsch
Davis of Jasper	Pevehouse
Davis of Upshur	Piner
Dean	Pope
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Dwyer	Rhodes
Faulkner	Riviere
Felty	Roach
Ferguson	Roberts
Fielden	Robinson
Fuchs	Russell
Galbreath	Segrist
Gilmer	Skiles
Goodman	Smith of Frio
Gordon, Mrs.	Smith of Hopkins
Hale	Spencer
Hamilton	Stinson
Hankamer	Stoll
Hardeman	Talbert
Hardin	Tarwater
Harp	Taylor
Harper	Tennant
Harrell of Bastrop	Thornberry
Harrell of Lamar	Thornton
Harris	Turner
Hartzog	Vale
Heflin	Vint
Howard	Voigt
Howington	Waggoner
Hull	Weldon
Hunt	Wells
	Westbrook
	White

Wilson	Worley
Winfree	Wright
Wood	Absent
Donaghey	Reader of Bexar
Dowell	Shell
McFarland	Smith
Oliver	of Matagorda
Ragsdale	Absent—Excused
Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

HOUSE BILL NO. 612 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 612, A bill to be entitled "An Act amending Article 600-A of Vernon's Revised Civil Statutes, such Article being the Acts of 1935, Forty-fourth Legislature, page 255, Chapter 100, by adding another Section to Article 600-A to be known as Section 33-A; providing that every sale or contract of sale of any security in violation of any provision of Chapter 100 of the General Laws of Texas, 1935, shall be voidable at the election of the purchaser; providing how the purchaser may recover at law; providing the time that such cause of action may be brought; providing an exception thereto when the purchase price is a royalty or a mineral interest in land and such security is unregistered or sold through an unregistered agent; providing the time when any existing cause of action not now barred may be brought, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 612 ON THIRD READING

Mr. Reed moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 612 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—134

Allen	Alsup
Allison	Bailey

Baker of Fort Bend	Johnson of Ellis	White	Wood
Bell	Johnson of Tarrant	Wilson	Worley
Blankenship	Keith	Winfree	Wright
Bond	Kennedy		Nays—1
Boyd	Kern		
Boyer	Kerr	Taylor	
Bradbury	Kersey	Present—Not Voting	
Bradford	Kinard	McMurry	
Bray	King		Absent
Bridgers	Langdon		
Broadfoot	Lehman	Donaghey	Shell
Brown of Cherokee	Leyendecker	Dwyer	Smith
Brown	Little	McFarland	of Matagorda
of Nacogdoches	Lock	Reader of Bexar	
Bundy	Loggins		Absent—Excused
Burkett	London		
Burney	Mays	Anderson	Isaacks
Cauthorn	McAlister	Baker of Grayson	McNamara
Celaya	McDaniel	Holland	Schuenemann
Chambers	McDonald		
Clark	Mohrmann	The Chair then laid House Bill No. 612 before the House on third reading and final passage.	
Cleveland	Monkhouse	The bill was read third time, and was passed by the following vote:	
Cockrell	Montgomery		Yeas—134
Coleman	Morris		
Colquitt	Newell		
Colson, Mrs.	Nicholson		
Cornett	Oliver		
Corry	Olsen		
Crossley	Pace		
Daniel	Petsch	Allen	Davis of Jasper
Davis of Jasper	Pevehouse	Allison	Davis of Upshur
Davis of Upshur	Piner	Alsup	Dean
Dean	Pope	Bailey	Derden
Derden	Ragsdale	Baker	Dickison
Dickison	Reader of Erath	of Fort Bend	Dickson
Dickson	Reaves	Bell	Dowell
Dowell	Reed	Blankenship	Faulkner
Faulkner	Rhodes	Bond	Felty
Felty	Riviere	Boyd	Ferguson
Ferguson	Roach	Boyer	Fielden
Fielden	Roberts	Bradbury	Fuchs
Fuchs	Robinson	Bradford	Galbreath
Galbreath	Russell	Bray	Gilmer
Gilmer	Segrist	Bridgers	Goodman
Goodman	Skiles	Broadfoot	Gordon, Mrs.
Gordon, Mrs.	Smith of Frio	Brown of Cherokee	Hale
Hale	Smith of Hopkins	Brown	Hamilton
Hamilton	Spencer	of Nacogdoches	Hankamer
Hankamer	Stinson	Bundy	Hardeman
Hardeman	Stoll	Burkett	Hardin
Hardin	Talbert	Burney	Harp
Harp	Tarwater	Cauthorn	Harper
Harper	Tennant	Celaya	Harrell of Bastrop
Harrell of Bastrop	Thornberry	Chambers	Harrell of Lamar
Harrell of Lamar	Thornton	Clark	Harris
Harris	Turner	Cleveland	Hartzog
Hartzog	Vale	Cockrell	Heflin
Heflin	Vint	Coleman	Howard
Howard	Voigt	Colquitt	Howington
Howington	Waggoner	Colson, Mrs.	Hull
Hull	Weldon	Cornett	Hunt
Hunt	Wells	Corry	Johnson of Ellis
	Westbrook	Crossley	Johnson of Tarrant
		Daniel	Keith

Kennedy	Reed
Kern	Rhodes
Kerr	Riviere
Kersey	Roach
Kinard	Roberts
King	Robinson
Langdon	Russell
Lehman	Segrist
Leyendecker	Skiles
Little	Smith of Frio
Lock	Smith of Hopkins
Loggins	Spencer
London	Stinson
Mays	Stoll
McAlister	Talbert
McDaniel	Tarwater
McDonald	Tennant
Mohrmann	Thornberry
Monkhouse	Thornton
Montgomery	Turner
Morris	Vale
Newell	Vint
Nicholson	Voigt
Oliver	Waggoner
Olsen	Weldon
Pace	Wells
Petsch	Westbrook
Pevehouse	White
Piner	Wilson
Pope	Winfree
Ragsdale	Wood
Reader of Erath	Worley
Reaves	Wright

Nays—1

Taylor

Present—Not Voting

McMurry

Absent

Donaghey	Shell
Dwyer	Smith
McFarland	of Matagorda
Reader of Bexar	

Absent—Excused

Anderson	Isaacks
Baker of Grayson	McNamara
Holland	Schuenemann

HOUSE BILL NO. 614 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 614, A bill to be entitled "An Act amending Sections 14 and 18 of Chapter 41 of the Acts of the Fortieth Legislature, First Called Session, so as to provide for the filing of the birth record of an adopted child

in the local registrar's office, and providing for a change in the birth record of a child when that child is legitimized by the marriage of its mother; and so as to provide for the registration of a birth or death that has not previously been registered, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 614 ON THIRD
READING

Mr. Segrist moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 614 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allison	Donaghey
Alsup	Dowell
Bailey	Faulkner
Baker	Felty
of Fort Bend	Ferguson
Bell	Fielden
Blankenship	Fuchs
Bond	Galbreath
Boyd	Gilmer
Boyer	Goodman
Bradbury	Gordon, Mrs.
Bradford	Hale
Bray	Hamilton
Bridgers	Hankamer
Broadfoot	Hardeman
Brown of Cherokee	Hardin
Brown	Harp
of Nacogdoches	Harper
Bundy	Harrell of Bastrop
Burkett	Harrell of Lamar
Burney	Harris
Cauthorn	Hartzog
Celaya	Heflin
Chambers	Howard
Clark	Hull
Cleveland	Hunt
Cockrell	Johnson of Ellis
Coleman	Johnson of Tarrant
Colquitt	Keith
Colson, Mrs.	Kennedy
Cornett	Kern
Corry	Kerr
Crossley	Kersey
Daniel	Kinard
Davis of Jasper	King
Davis of Upshur	Lehman
Dean	Leyendecker
Derden	Little
Dickison	Lock
Dickson	Loggins

London	Segrist
Mays	Skiles
McAlister	Smith of Frio
McDaniel	Smith of Hopkins
McDonald	Smith
McMurry	of Matagorda
Mohrmann	Spencer
Monkhouse	Stinson
Montgomery	Talbert
Morris	Tarwater
Newell	Taylor
Nicholson	Tennant
Oliver	Thornberry
Olsen	Thornton
Pace	Turner
Petsch	Vale
Pevehouse	Vint
Piner	Voigt
Pope	Waggoner
Reader of Erath	Weldon
Reaves	Wells
Reed	Westbrook
Rhodes	White
Riviere	Wilson
Roach	Winfree
Roberts	Wood
Robinson	Worley
Russell	Wright

Nays—2

Allen	Howington
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Absent

Dwyer	Reader of Bexar
McFarland	Shell
Ragsdale	Stoll

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

The Chair then laid House Bill No. 614 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allison	Bray
Alsup	Bridgers
Bailey	Broadfoot
Baker	Brown of Cherokee
of Fort Bend	Brown
Bell	of Nacogdoches
Blankenship	Bundy
Bond	Burkett
Boyd	Burney
Boyer	Cauthorn
Bradbury	Celaya
Bradford	Chambers

Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colquitt	McDonald
Colson, Mrs.	McMurry
Cornett	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Nicholson
Dean	Oliver
Derden	Olsen
Dickison	Pace
Dickson	Petsch
Donaghey	Pevehouse
Dowell	Piner
Faulkner	Pope
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Gilmer	Roach
Goodman	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Skiles
Hardeman	Smith of Frio
Hardin	Smith of Hopkins
Harp	Smith
Harper	of Matagorda
Harrell of Bastrop	Spencer
Harrell of Lamar	Stinson
Harris	Talbert
Hartzog	Tarwater
Heflin	Taylor
Howard	Tennant
Hull	Thornberry
Hunt	Thornton
Johnson of Ellis	Turner
Johnson of Tarrant	Vale
Keith	Vint
Kennedy	Voigt
Kern	Waggoner
Kerr	Weldon
Kersey	Wells
Kinard	Westbrook
King	White
Lehman	Wilson
Leyendecker	Winfree
Little	Wood
Lock	Worley
Loggins	Wright

Nays—2

Allen	Howington
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Absent

Dwyer	McFarland
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Ragsdale Shell
Reader of Bexar Stoll

Absent—Excused

Anderson Langdon
Baker of Grayson McNamara
Holland Schuenemann
Isaacks

Mr. Hankamer moved to reconsider the vote by which House Bill No. 614 was passed.

The motion to reconsider prevailed.

Question—Shall House Bill No. 614 be passed?

HOUSE BILL NO. 637 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 637, A bill to be entitled "An Act to amend paragraph (c), of Section 1, and paragraph (c), of Section 2, of Chapter 299, House Bill No. 759, Acts of the Regular Session of the Forty-fifth Legislature; defining the word 'trapper', and providing fees for licenses to engage in the taking of fur-bearing animals, and in selling the pelts thereof; repealing all laws in conflict, and declaring an emergency."

The bill was read second time.

Mr. Kinard offered the following committee amendment to the bill:

Amend Section 2, line 4, by striking out, "a resident trapper's license may be purchased for One (\$1) Dollar."

On motion of Mr. Alsup, the committee amendment was tabled.

House Bill No. 637 then passed to engrossment.

HOUSE BILL NO. 637 ON THIRD
READING

Mr. Nicholson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 637 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—130

Allen Bell
Allison Blankenship
Alsup Bond
Bailey Boyd
Baker Boyer
of Fort Bend Bradbury

Bradford	King
Bray	Lehman
Bridgers	Leyendecker
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McMurry
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Colquitt	Newell
Colson, Mrs.	Nicholson
Cornett	Oliver
Crossley	Olsen
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Dean	Piner
Derden	Ragsdale
Dickison	Reader of Erath
Dickson	Reaves
Dowell	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Segrist
Goodman	Skiles
Gordon, Mrs.	Smith of Frio
Hale	Spencer
Hamilton	Stinson
Hankamer	Stoll
Hardeman	Talbert
Hardin	Tarwater
Harp	Taylor
Harper	Tennant
Harrell of Bastrop	Thornberry
Harrell of Lamar	Thornton
Harris	Turner
Hartzog	Vale
Howard	Vint
Howington	Voigt
Hull	Waggoner
Hunt	Weldon
Johnson of Ellis	Wells
Johnson of Tarrant	Westbrook
Keith	White
Kennedy	Wilson
Kern	Winfree
Kerr	Wood
Kersey	Worley
Kinard	Wright
	Absent
Coleman	Donaghey
Corry	Dwyer

Heflin	Shell
McFarland	Smith of Hopkins
Pope	Smith
Reader of Bexar	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

The Chair then laid House Bill No. 637 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—130

Allen	Galbreath
Allison	Gilmer
Alsup	Goodman
Bailey	Gordon, Mrs.
Baker	Hale
of Fort Bend	Hamilton
Bell	Hankamer
Blankenship	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Harris
Bridgers	Hartzog
Broadfoot	Howard
Brown of Cherokee	Howington
Brown	Hull
of Nacogdoches	Hunt
Bundy	Johnson of Ellis
Burkett	Johnson of Tarrant
Burney	Keith
Cauthorn	Kennedy
Celaya	Kern
Chambers	Kerr
Clark	Kersey
Cleveland	Kinard
Cockrell	King
Colquitt	Lehman
Colson, Mrs.	Leyendecker
Cornett	Little
Crossley	Lock
Daniel	Loggins
Davis of Jasper	London
Davis of Upshur	Mays
Dean	McAlister
Derden	McDaniel
Dickison	McDonald
Dickson	McMurry
Dowell	Mohrmann
Faulkner	Monkhouse
Felty	Montgomery
Ferguson	Morris
Fielden	Newell
Fuchs	Nicholson

Oliver	Stoll
Olsen	Talbert
Pace	Tarwater
Petsch	Taylor
Pevehouse	Tennant
Piner	Thornberry
Ragsdale	Thornton
Reader of Erath	Turner
Reaves	Vale
Reed	Vint
Rhodes	Voigt
Riviere	Waggoner
Roach	Weldon
Roberts	Wells
Robinson	Westbrook
Russell	White
Segrist	Wilson
Skiles	Winfree
Smith of Frio	Wood
Spencer	Worley
Stinson	Wright

Absent

Coleman	Pope
Corry	Reader of Bexar
Donaghey	Shell
Dwyer	Smith of Hopkins
Heflin	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

HOUSE BILL NO. 653 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 653, A bill to be entitled "An Act to authorize any county, one or more of the boundaries of which is coincident with any part of the International Boundary between the United States and Mexico, or any county contiguous to any county of such described class, which may have entered into an agreement with the United States to acquire and upon request convey to the United States land or interest in land desired by the United States in aid of navigation, irrigation, flood control or improvement of water courses, and in order to accomplish the purposes specified in Article 5242 of the 1925 Revised Statutes of Texas, upon request of the United States to secure by gift, purchase or by condemnation, said land or interest therein, for ulti-

mate conveyance to the United States and to pay for the same out of any special flood control fund or any available county funds; providing that title shall vest in the county upon the filing of a declaration of taking by the county and the deposit of the amount of the award with the County Clerk, together with costs, if any, and the right to just compensation shall vest in the persons entitled thereto; and provided further, that no appeal nor service of process by publication shall have the effect of suspending the vesting of title in said county, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 653 ON THIRD READING

Mr. Celaya moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 653 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allison	Corry
Alsup	Crossley
Bailey	Daniel
Baker	Davis of Jasper
of Fort Bend	Davis of Upshur
Bell	Dean
Bond	Derden
Boyd	Dickson
Boyer	Dickson
Bradbury	Donaghey
Bradford	Dowell
Bray	Faulkner
Bridgers	Felty
Broadfoot	Ferguson
Brown of Cherokee	Fielden
Brown	Fuchs
of Nacogdoches	Galbreath
Bundy	Gilmer
Burkett	Goodman
Burney	Gordon, Mrs.
Cauthorn	Hale
Celaya	Hamilton
Chambers	Hankamer
Clark	Hardeman
Cleveland	Hardin
Cockrell	Harp
Coleman	Harper
Colquitt	Harrell of Bastrop
Colson, Mrs.	Harrell of Lamar
Cornett	Harris

Hartzog	Reader of Bexar
Heflin	Reader of Erath
Howard	Reaves
Howington	Reed
Hull	Rhodes
Hunt	Riviere
Johnson of Ellis	Roach
Johnson of Tarrant	Roberts
Keith	Robinson
Kennedy	Russell
Kern	Schuenemann
Kerr	Segrist
Kersey	Shell
Kinard	Skiles
King	Smith of Frio
Lehman	Smith of Hopkins
Leyendecker	Spencer
Little	Stinson
Lock	Stoll
Loggins	Talbert
Mays	Tarwater
McAlister	Taylor
McDaniel	Tennant
McDonald	Thornberry
McMurry	Thornton
Mohrmann	Turner
Monkhouse	Vale
Montgomery	Vint
Morris	Voigt
Newell	Waggoner
Nicholson	Weldon
Oliver	Wells
Olsen	Westbrook
Pace	White
Petsch	Wilson
Pevehouse	Winfree
Piner	Wood
Pope	Worley
Ragsdale	Wright

Absent

Allen	McFarland
Blankenship	Smith
Dwyer	of Matagorda
London	

Absent—Excused

Anderson	Isaacks
Baker of Grayson	Langdon
Holland	McNamara

The Chair then laid House Bill No. 653 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allison	Bond
Alsup	Boyd
Bailey	Boyer
Baker	Bradbury
of Fort Bend	Bradford
Bell	Bray

Bridgers	Lehman
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	Mays
Bundy	McAlister
Burkett	McDaniel
Burney	McDonald
Cauthorn	McMurry
Celaya	Mohrmann
Chambers	Monkhouse
Clark	Montgomery
Cleveland	Morris
Cockrell	Newell
Coleman	Nicholson
Colquitt	Oliver
Colson, Mrs.	Olsen
Cornett	Pace
Corry	Petsch
Crossley	Pevehouse
Daniel	Piner
Davis of Jasper	Pope
Davis of Upshur	Ragsdale
Dean	Reader of Bexar
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Donaghey	Rhodes
Dowell	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Schuenemann
Galbreath	Segrist
Gilmer	Shell
Goodman	Skiles
Gordon, Mrs.	Smith of Frio
Hale	Smith of Hopkins
Hamilton	Spencer
Hankamer	Stinson
Hardeman	Stoll
Hardin	Talbert
Harp	Tarwater
Harper	Taylor
Harrell of Bastrop	Tennant
Harrell of Lamar	Thornberry
Harris	Thornton
Hartzog	Turner
Heflin	Vale
Howard	Vint
Howington	Voigt
Hull	Waggoner
Hunt	Weldon
Johnson of Ellis	Wells
Johnson of Tarrant	Westbrook
Keith	White
Kennedy	Wilson
Kern	Winfree
Kerr	Wood
Kersey	Worley
Kinard	Wright
King	

Absent

Allen	McFarland
Blankenship	Smith
Dwyer	of Matagorda
London	

Absent—Excused

Anderson	Isaacks
Baker of Grayson	Langdon
Holland	McNamara

HOUSE BILL NO. 591 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 591, A bill to be entitled "An Act to eliminate solitary confinement cells or 'dark cells' in all jails in this State, and providing for the regulation of solitary confinement cells or 'dark cells' in the Texas Prison System, defining certain terms; providing a penalty for the violation of the provisions of this Act; repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Baker of Fort Bend offered the following committee amendment to the bill:

Amend House Bill No. 591, by striking out all below the enacting clause, and substituting in lieu thereof, the following:

"Section 1. From and after the passage of this Act it shall be unlawful to provide or to maintain solitary confinement cells or dark cells in all jails within the bounds of this State, such cells being used for the purpose of penalizing prisoners for misconduct and having no lighting equipment or facilities ordinarily placed in regulation cells; provided, however, that a solitary confinement cell or a dark cell may be maintained in the Texas Prison System subject to the regulation hereinafter set out.

Section 2. A solitary confinement cell or a dark cell maintained by any division of the Texas Prison System must meet the following requirements and specifications:

a. The cell must be a room at least four (4) feet wide, eight (8) feet long, and a ceiling not less than seven (7) feet high.

b. Each of such cells must be provided with a lavatory and flowing

water providing for proper sewage disposal.

c. Each of such cells must be provided with proper and sufficient ventilation facilities, to be approved by the Chief Physician of the Texas Prison System.

Section 3. a. Under no circumstances shall such cells be occupied by more than one prisoner at a time; and no occupant of a dark cell shall be hand-cuffed or shackled in any way while in such solitary confinement.

b. Before any prisoner can be placed in such a dark cell, he must first be examined by a Prison Physician and then placed in such cell only upon a favorable recommendation by such Physician as to his physical condition; and no prisoner shall be placed in such solitary confinement referred to above for a period longer than ninety-six (96) hours without another such physical examination and a favorable report from the Prison Physician relative to his physical condition.

c. Prisoners placed in such solitary confinement shall be given all the water they can drink and two (2) pieces of bread not less than four (4) inches square and not less than one (1) inch thick, or its equivalent, three (3) times a day, and a regular meal at intervals not exceeding every thirty-six (36) hours, beginning at the time of the last regular meal which shall be a well balanced meal of not less than fifteen hundred (1,500) calories.

d. After a prisoner has been confined in such solitary confinement cell or dark cell, he shall be assigned to his regular duties only upon a favorable recommendation by the Prison Physician relative to his physical condition.

Section 4. Any official of any city, county, State or any employees of same who violate the provisions of this Act or who shall directly or indirectly cause provisions of this Act to be violated shall be subject to a fine of not less than One Hundred (\$100.00) Dollars nor more than Five Hundred (\$500.00) Dollars or confinement for not more than two (2) years in the State Penitentiary, or both.

Section 5. All laws or parts of laws in conflict with the provisions

of this Act are hereby expressly repealed to the extent of such conflict.

Section 6. The fact that there is no present regulation of solitary confinement in this State and the fact that inhumane treatment of prisoners is thereby rendered possible creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and the same is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."

Mr. Galbreath offered the following amendment to the committee amendment:

Amend committee amendment No. 1 to House Bill 591, by adding Subsection (d) to Section 2, to read as follows:

"Each of such cells must be equipped with a cot at least two (2) feet wide and six (6) feet long, provided, however, that this Section shall not prohibit the use of solitary confinement cells or dark cells now in use which are at least seven (7) feet long."

The amendment to the committee amendment was adopted.

Mr. Galbreath offered the following amendment to the committee amendment:

Amend committee amendment No. 1 to House Bill No. 591, Section 2, Subsection "c", line 27, by striking out the words "the Chief Physician of the Texas Prison System", and insert in lieu thereof the following: "the Department of Health of the State of Texas".

The amendment to the committee amendment was adopted.

Mr. Goodman offered the following amendment to the committee amendment:

Amend committee amendment No. 1 to House Bill No. 591, Section 1, line 11, by striking out the words "in all jails", and by striking out all of lines 15, 16 and 17, and by substituting in lieu thereof the following, "this Act shall not apply to any city or county jails in the State".

The amendment to the committee amendment was adopted.

Mr. Goodman offered the following amendment to the committee amendment:

Amend committee amendment No. 1 to House Bill No. 591, Section 4, line 13, page 2, by striking out the words, "any city, county, State or any", and substituting in lieu thereof the following, "the State or any State".

The amendment to the committee amendment was adopted.

Question then recurring on the committee amendment, as amended, it was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 591 was then passed to engrossment.

HOUSE BILL NO. 591 ON THIRD READING

Mr. Baker of Fort Bend moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 591 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Crossley
Allison	Daniel
Alsup	Davis of Jasper
Bailey	Davis of Upshur
Baker	Dean
of Fort Bend	Derden
Bell	Dickison
Blankenship	Dickson
Bond	Dowell
Boyd	Faulkner
Boyer	Felty
Bradbury	Ferguson
Bradford	Fielden
Bray	Fuchs
Bridgers	Galbreath
Broadfoot	Gilmer
Brown of Cherokee	Goodman
Brown	Gordon, Mrs.
of Nacogdoches	Hale
Bundy	Hamilton
Burkett	Hankamer
Burney	Hardeman
Cauthorn	Hardin
Celaya	Harp
Chambers	Harper
Clark	Harrell of Bastrop
Cleveland	Harrell of Lamar
Cockrell	Harris
Coleman	Hartzog
Colson, Mrs.	Heflin
Cornett	Howard
Corry	Howington

Hull	Reaves
Hunt	Reed
Johnson of Ellis	Rhodes
Johnson of Tarrant	Riviere
Keith	Roach
Kennedy	Roberts
Kern	Robinson
Kerr	Russell
Kersey	Schuenemann
Kinard	Segrist
King	Shell
Lehman	Skiles
Leyendecker	Smith of Frio
Little	Smith of Hopkins
Lock	Spencer
Loggins	Stinson
London	Stoll
Mays	Talbert
McAlister	Tarwater
McDaniel	Taylor
McDonald	Tennant
McMurry	Thornberry
McNamara	Thornton
Mohrmann	Turner
Monkhouse	Vale
Montgomery	Vint
Morris	Voigt
Newell	Waggoner
Nicholson	Weldon
Oliver	Wells
Olsen	Westbrook
Pace	White
Petsch	Wilson
Pevehouse	Winfree
Piner	Wood
Pope	Worley
Reader of Erath	Wright

Nays—1

Colquitt

Absent

Donaghey	Reader of Bexar
Dwyer	Smith
McFarland	of Matagorda
Ragsdale	

Absent—Excused

Anderson	Isaacks
Baker of Grayson	Langdon
Holland	

The Chair then laid House Bill No. 591 before the House on third reading and final passage.

The bill was read third time.

Question—Shall House Bill No. 591 be passed?

HOUSE BILL NO. 600 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 600, A bill to be entitled "An Act to amend Subsection 5 of Article 199, Revised Civil Statutes as amended by Chapter 143, Acts, 1937, Forty-fifth Legislature."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 600 ON THIRD READING

Mr. White moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 600 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Faulkner
Allison	Felty
Alsup	Ferguson
Bailey	Fielden
Baker	Fuchs
of Fort Bend	Galbreath
Bell	Gilmer
Blankenship	Goodman
Bond	Gordon, Mrs.
Boyd	Hale
Boyer	Hamilton
Bradbury	Hankamer
Bradford	Hardeman
Bray	Hardin
Bridgers	Harp
Broadfoot	Harper
Brown of Cherokee	Harrell of Bastrop
Brown	Harrell of Lamar
of Nacogdoches	Harris
Bundy	Hartzog
Burkett	Heflin
Burney	Howard
Cauthorn	Howington
Celaya	Hull
Chambers	Hunt
Clark	Johnson of Ellis
Cleveland	Johnson of Tarrant
Cockrell	Keith
Coleman	Kennedy
Colquitt	Kern
Colson, Mrs.	Kerr
Cornett	Kersey
Corry	Kinard
Crossley	King
Daniel	Lehman
Davis of Jasper	Leyendecker
Davis of Upshur	Little
Dean	Lock
Derden	Loggins
Dickison	London
Dickson	Mays
Donaghey	McAlister
Dowell	McDaniel

McDonald	Shell
McMurry	Skiles
Mohrmann	Smith of Frio
Monkhouse	Smith of Hopkins
Montgomery	Spencer
Morris	Stinson
Newell	Stoll
Nicholson	Talbert
Oliver	Tarwater
Olsen	Taylor
Pace	Tennant
Petsch	Thornberry
Pevehouse	Thornton
Piner	Turner
Pope	Vale
Ragsdale	Vint
Reader of Erath	Voigt
Reaves	Waggoner
Reed	Weldon
Rhodes	Wells
Riviere	Westbrook
Roach	White
Roberts	Wilson
Robinson	Winfree
Russell	Wood
Segrist	Wright

Absent

Dwyer	Smith
McFarland	of Matagorda
Reader of Bexar	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 600 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Brown
Allison	of Nacogdoches
Alsup	Bundy
Bailey	Burkett
Baker	Burney
of Fort Bend	Cauthorn
Bell	Celaya
Blankenship	Chambers
Bond	Clark
Boyd	Cleveland
Boyer	Cockrell
Bradbury	Coleman
Bradford	Colquitt
Bray	Colson, Mrs.
Bridgers	Cornett
Broadfoot	Corry
Brown of Cherokee	Crossley

Daniel	McDonald
Davis of Jasper	McMurry
Davis of Upshur	Mohrmann
Dean	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Donaghey	Nicholson
Dowell	Oliver
Faulkner	Olsen
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Ragsdale
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardeman	Roach
Hardin	Roberts
Harp	Robinson
Harper	Russell
Harrell of Bastrop	Segrist
Harrell of Lamar	Shell
Harris	Skiles
Hartzog	Smith of Frio
Heflin	Smith of Hopkins
Howard	Spencer
Howington	Stinson
Hull	Stoll
Hunt	Talbert
Johnson of Ellis	Tarwater
Johnson of Tarrant	Taylor
Keith	Tennant
Kennedy	Thornberry
Kern	Thornton
Kerr	Turner
Kersey	Vale
Kinard	Vint
King	Voigt
Lehman	Waggoner
Leyendecker	Weldon
Little	Wells
Lock	Westbrook
Loggins	White
London	Wilson
Mays	Winfree
McAlister	Wood
McDaniel	Wright

Absent

Dwyer	Smith
McFarland	of Matagorda
Reader of Bexar	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

HOUSE BILL NO. 654 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 654, A bill to be entitled "An Act making it unlawful to trap, snare, shoot, catch or kill any wild fox in Nacogdoches County for a period of two (2) years; providing certain exceptions; and providing a penalty therefor."

The bill was read second time.

On motion of Mr. Brown of Nacogdoches, and by unanimous consent of the House, House Bill No. 654 was amended so as to include an emergency clause.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 654 was then passed to engrossment.

HOUSE BILL NO. 654 ON THIRD READING

Mr. Brown of Nacogdoches moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 654 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Chambers
Allison	Clark
Alsup	Cleveland
Bailey	Cockrell
Baker	Coleman
of Fort Bend	Colquitt
Bell	Colson, Mrs.
Blankenship	Corry
Bond	Crossley
Boyd	Daniel
Boyer	Davis of Jasper
Bradbury	Davis of Upshur
Bradford	Dean
Bray	Derden
Bridgers	Dickison
Broadfoot	Dickson
Brown of Cherokee	Donaghey
Brown	Dowell
of Nacogdoches	Faulkner
Bundy	Felty
Burkett	Ferguson
Burney	Fielden
Cauthorn	Fuchs
Celaya	Galbreath

Gilmer	Olsen
Goodman	Pace
Gordon, Mrs.	Petsch
Hale	Pevehouse
Hamilton	Piner
Hankamer	Pope
Hardeman	Ragsdale
Hardin	Reader of Erath
Harp	Reaves
Harrell of Bastrop	Reed
Harrell of Lamar	Rhodes
Harris	Riviere
Hartzog	Roach
Heflin	Roberts
Howard	Robinson
Howington	Russell
Hull	Segrist
Hunt	Shell
Johnson of Ellis	Skiles
Johnson of Tarrant	Smith of Frio
Keith	Smith of Hopkins
Kennedy	Smith
Kern	of Matagorda
Kerr	Spencer
Kersey	Stinson
Kinard	Stoll
King	Talbert
Lehman	Tarwater
Leyendecker	Taylor
Little	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vale
McAlister	Vint
McDaniel	Voigt
McDonald	Waggoner
McMurry	Weldon
Mohrmann	Wells
Monkhouse	Westbrook
Montgomery	White
Morris	Wilson
Newell	Winfree
Nicholson	Wood
Oliver	Wright

Absent

Cornett	McFarland
Dwyer	Reader of Bexar
Harper	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 654 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Harris
Allison	Hartzog
Alsup	Heflin
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Bell	Hunt
Blankenship	Johnson of Ellis
Bond	Johnson of Tarrant
Boyd	Keith
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Lehman
Brown	Leyendecker
of Nacogdoches	Little
Bundy	Lock
Burkett	Loggins
Burney	London
Cauthorn	Mays
Celaya	McAlister
Chambers	McDaniel
Clark	McDonald
Cleveland	McMurry
Cockrell	Mohrmann
Coleman	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Corry	Newell
Crossley	Nicholson
Daniel	Oliver
Davis of Jasper	Olsen
Davis of Upshur	Pace
Dean	Petsch
Derden	Pevehouse
Dickison	Piner
Dickson	Pope
Donaghey	Ragsdale
Dowell	Reader of Erath
Faulkner	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Gilmer	Robinson
Goodman	Russell
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harrell of Bastrop	Spencer
Harrell of Lamar	Stinson

Stoll	Voigt
Talbert	Waggoner
Tarwater	Weldon
Taylor	Wells
Tennant	Westbrook
Thornberry	White
Thornton	Wilson
Turner	Winfree
Vale	Wood
Vint	Wright

Absent.

Colquitt	McFarland
Dwyer	Reader of Bexar
Harper	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

HOUSE BILL NO. 656 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 656, A bill to be entitled "An Act to amend Articles 3334-3334A, Title 54 of the Revised Civil Statutes of Texas, Revision, 1925, as amended by adding a Section to be known as Article 3334B, validating the acts of Probate Courts in certain cases, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 656 ON THIRD
READING

Mr. Smith of Frio moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 656 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Boyer
Allison	Bradbury
Alsup	Bradford
Bailey	Bridgers
Baker	Broadfoot
of Fort Bend	Brown of Cherokee
Bell	Brown
Blankenship	of Nacogdoches
Bond	Bundy
Boyd	Burkett

Burney	Little
Cauthorn	Lock
Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colquitt	McMurry
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Nicholson
Davis of Upshur	Oliver
Dean	Olsen
Derden	Pace
Dickison	Petsch
Dickson	Pevehouse
Dowell	Piner
Faulkner	Pope
Felty	Ragsdale
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Roach
Goodman	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Spencer
Harrell of Bastrop	Stinson
Harrell of Lamar	Stoll
Harris	Talbert
Hartzog	Tarwater
Heflin	Taylor
Howard	Tennant
Howington	Thornberry
Hull	Thornton
Hunt	Vale
Johnson of Ellis	Vint
Johnson of Tarrant	Voigt
Keith	Waggoner
Kennedy	Weldon
Kern	Wells
Kerr	Westbrook
Kersey	White
Kinard	Wilson
King	Winfree
Lehman	Wood
Leonard	Wright
Leyendecker	

Nays—1

Bray

Absent

Donaghey

Dwyer

McFarland	Smith
Reader of Bexar	of Matagorda
Reaves	Turner

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 656 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Fuchs
Allison	Galbreath
Alsup	Gilmer
Bailey	Goodman
Baker	Gordon, Mrs.
of Fort Bend	Hale
Bell	Hamilton
Blankenship	Hankamer
Bond	Hardeman
Boyd	Hardin
Boyer	Harp
Bradbury	Harper
Bradford	Harrell of Bastrop
Bridgers	Harrell of Lamar
Broadfoot	Harris
Brown of Cherokee	Hartzog
Brown	Heflin
of Nacogdoches	Howard
Bundy	Howington
Burkett	Hull
Burney	Hunt
Cauthorn	Johnson of Ellis
Celaya	Johnson of Tarrant
Chambers	Keith
Clark	Kennedy
Cleveland	Kern
Cockrell	Kerr
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Lehman
Corry	Leonard
Crossley	Leyendecker
Daniel	Little
Davis of Jasper	Lock
Davis of Upshur	Loggins
Dean	London
Derden	Mays
Dickison	McAlister
Dickson	McDaniel
Dowell	McDonald
Faulkner	McMurry
Felty	Mohrmann
Ferguson	Monkhouse
Fielden	Montgomery

Morris	Smith of Hopkins
Newell	Spencer
Nicholson	Stinson
Oliver	Stoll
Olsen	Talbert
Pace	Tarwater
Petsch	Taylor
Pevehouse	Tennant
Piner	Thornberry
Pope	Thornton
Ragsdale	Vale
Reader of Erath	Vint
Reed	Voigt
Rhodes	Waggoner
Riviere	Weldon
Roach	Wells
Roberts	Westbrook
Robinson	White
Russell	Wilson
Segrist	Winfree
Shell	Wood
Skiles	Wright
Smith of Frio	

Nays—1

Bray

Absent

Donaghey	Riviere
Dwyer	Smith
McFarland	of Matagorda
Reader of Bexar	Turner

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

HOUSE BILL NO. 666 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 666, A bill to be entitled "An Act to declare it unlawful to take, hunt, trap, ensnare, kill, or attempt to kill by any means whatsoever any pheasants, blue quail or bob white in Comanche County for a period of four (4) years from and after the passage of this Act; providing for the protection of crops and gardens being destroyed by pheasants, blue quail or bob whites; providing a penalty therefor, and declaring an emergency."

The bill was read second time.

Mr. Howington offered the following amendment to the bill:

Amend House Bill No. 666, by striking out the following provision after the semi-colon and changing the

semi-colon to a period in line 5, Section 2:

"provided however, when pheasant, blue quail or bob whites are destroying crops or gardens, the owner or person in charge of said crops or gardens may kill such pheasants, blue quail or bob whites while in the act of destroying such crops or gardens."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 666 was then passed to engrossment.

HOUSE BILL NO. 666 ON THIRD READING

Mr. Howington moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 666 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138

Allen	Daniel
Allison	Davis of Jasper
Alsup	Davis of Upshur
Bailey	Dean
Baker	Derden
of Fort Bend	Dickson
Bell	Dickson
Blankenship	Dowell
Bond	Faulkner
Boyd	Felty
Boyer	Ferguson
Bradbury	Fielden
Bradford	Fuchs
Bray	Galbreath
Bridgers	Gilmer
Broadfoot	Goodman
Brown of Cherokee	Gordon, Mrs.
Brown	Hale
of Nacogdoches	Hamilton
Bundy	Hankamer
Burkett	Hardeman
Burney	Hardin
Cauthorn	Harp
Celaya	Harper
Chambers	Harrell of Bastrop
Clark	Harrell of Lamar
Cleveland	Harris
Cockrell	Hartzog
Coleman	Heflin
Colquitt	Holland
Colson, Mrs.	Howard
Cornett	Howington
Corry	Hull
Crossley	Hunt

Johnson of Ellis	Reaves
Johnson of Tarrant	Reed
Keith	Rhodes
Kennedy	Riviere
Kern	Roach
Kerr	Roberts
Kersey	Robinson
Kinard	Russell
King	Schuenemann
Lehman	Segrist
Leonard	Shell
Leyendecker	Skiles
Little	Smith of Frio
Lock	Smith of Hopkins
Loggins	Spencer
London	Stinson
Mays	Stoll
McAlister	Talbert
McDaniel	Tarwater
McDonald	Taylor
McMurry	Tennant
Mohrmann	Thornberry
Monkhouse	Thornton
Montgomery	Turner
Morris	Vale
Newell	Vint
Nicholson	Voigt
Oliver	Waggoner
Olsen	Weldon
Pace	Wells
Petsch	Westbrook
Pevehouse	White
Piner	Wilson
Pope	Winfree
Ragsdale	Wood
Reader of Erath	Wright

Absent

Donaghey	Reader of Bexar
Dwyer	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Isaacks	Worley

The Chair then laid House Bill No. 666 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—138

Allen	Bond
Allison	Boyd
Alsup	Boyer
Bailey	Bradbury
Baker	Bradford
of Fort Bend	Bray
Bell	Bridgers
Blankenship	Broadfoot

Brown of Cherokee	Leonard
Brown of Nacogdoches	Leyendecker
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Coleman	Mohrmann
Colquitt	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Corry	Newell
Crossley	Nicholson
Daniel	Oliver
Davis of Jasper	Olsen
Davis of Upshur	Pace
Dean	Petsch
Derden	Pevehouse
Dickison	Piner
Dickson	Pope
Dowell	Ragsdale
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hale	Schuenemann
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Spencer
Harrell of Bastrop	Stinson
Harrell of Lamar	Stoll
Harris	Talbert
Hartzog	Tarwater
Heflin	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Thornton
Hull	Turner
Hunt	Vale
Johnson of Ellis	Vint
Johnson of Tarrant	Voigt
Keith	Waggoner
Kennedy	Weldon
Kern	Wells
Kerr	Westbrook
Kersey	White
Kinard	Wilson
King	Winfree
Lehman	Wood
	Wright

Absent

Donaghey	Reader of Bexar
Dwyer	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Isaacks	Worley

HOUSE BILL NO. 685 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 685, A bill to be entitled "An Act to amend Section 22, Acts, 1935, Forty-fourth Legislature, First Called Session, page 1660, Chapter 427, creating the Nueces River Conservation and Reclamation District, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 685 ON THIRD READING

Mr. Pope moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 685 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—134

Allen	Chambers
Allison	Clark
Alsup	Cleveland
Bailey	Cockrell
Baker	Colson, Mrs.
of Fort Bend	Cornett
Bell	Corry
Blankenship	Crossley
Bond	Daniel
Boyd	Davis of Jasper
Boyer	Davis of Upshur
Bradbury	Dean
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Broadfoot	Donaghey
Brown of Cherokee	Faulkner
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs
Burney	Galbreath
Cauthorn	Gilmer
Celaya	Goodman

Gordon, Mrs.	Nicholson
Hale	Oliver
Hamilton	Olsen
Hankamer	Pace
Hardeman	Petsch
Hardin	Pevehouse
Harp	Piner
Harper	Pope
Harrell of Bastrop	Ragsdale
Harrell of Lamar	Reader of Erath
Harris	Reaves
Hartzog	Reed
Heflin	Rhodes
Holland	Riviere
Howard	Roach
Howington	Roberts
Hull	Robinson
Hunt	Russell
Johnson of Ellis	Segrist
Johnson of Tarrant	Skiles
Keith	Smith of Frio
Kennedy	Smith of Hopkins
Kern	Spencer
Kerr	Stinson
Kersey	Stoll
Kinard	Talbert
King	Tarwater
Lehman	Taylor
Leonard	Tennant
Leyendecker	Thornberry
Little	Thornton
Lock	Turner
Loggins	Vale
London	Vint
Mays	Voigt
McAlister	Waggoner
McDaniel	Weldon
McDonald	Wells
McMurry	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Winfree
Morris	Wood
Newell	Wright

Nays—1

Coleman

Absent

Colquitt	Reader of Bexar
Dowell	Shell
Dwyer	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	McNamara
Baker of Grayson	Schuenemann
Isaacks	Worley
Langdon	

The Chair then laid House Bill No. 685 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—134

Allen	Hartzog
Allison	Heflin
Alsup	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Bell	Hunt
Blankenship	Johnson of Ellis
Bond	Johnson of Tarrant
Boyd	Keith
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Lehman
Brown	Leonard
of Nacogdoches	Leyendecker
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Nicholson
Davis of Upshur	Oliver
Dean	Olsen
Derden	Pace
Dickson	Petsch
Dickson	Pevehouse
Donaghey	Piner
Faulkner	Pope
Felty	Ragsdale
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Riviere
Goodman	Roach
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Segrist
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Spencer
Harrell of Bastrop	Stinson
Harrell of Lamar	Stoll
Harris	Talbert

Tarwater	Waggoner
Taylor	Weldon
Tennant	Wells
Thornberry	Westbrook
Thornton	White
Turner	Wilson
Vale	Winfree
Vint	Wood
Voigt	Wright

Nays—1

Coleman

Absent

Colquitt	Reader of Bexar
Dowell	Shell
Dwyer	Smith
McFarland	of Matagorda

Absent—Excused

Anderson	McNamara
Baker of Grayson	Schuenemann
Isaacks	Worley
Langdon	

HOUSE BILL NO. 768 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 768, A bill to be entitled "An Act regulating Bills of Exception in civil suits or actions; providing the basis of Bills of Exception, that it shall not be necessary for an objector to formally except to a ruling; that error may be based upon the ruling itself; repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Hardeman offered the following amendment to the bill:

Amend House Bill No. 768, by striking out all below the enacting clause and substituting in lieu thereof, the following:

"Section 1. When the Court overrules, or sustains, an objection of counsel during the progress of a trial of a civil suit or action it will not be required that adverse counsel shall thereafter further note a formal exception, but the ruling of the Court upon the objection itself shall be a sufficient basis for review of such ruling.

Sec. 2. That all laws and parts of laws in conflict herewith be, and the same are hereby expressly repealed.

Sec. 3. The crowded condition of the calendar and the time to be saved

in the trial of civil suits or actions create an imperative public necessity requiring that the Constitutional Rule relating to the reading of bills on three several days be suspended and that this Act become effective immediately upon and after its passage, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 768 was then passed to engrossment.

HOUSE BILL NO. 768 ON THIRD READING

Mr. Hardeman moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 768 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Davis of Jasper
Allison	Davis of Upshur
Aisup	Dean
Bailey	Derden
Baker	Dickison
of Fort Bend	Dickson
Bell	Donaghey
Blankenship	Dowell
Bond	Faulkner
Boyd	Felty
Boyer	Ferguson
Bradbury	Fielden
Bradford	Fuchs
Bray	Galbreath
Bridgers	Gilmer
Broadfoot	Goodman
Brown of Cherokee	Gordon, Mrs.
Brown	Hale
of Nacogdoches	Hamilton
Bundy	Hankamer
Burkett	Hardeman
Burney	Hardin
Cauthorn	Harp
Celaya	Harper
Chambers	Harrell of Bastrop
Clark	Harrell of Lamar
Cleveland	Harris
Cockrell	Hartzog
Coleman	Heflin
Colquitt	Holland
Colson, Mrs.	Howard
Cornett	Howington
Corry	Hull
Crossley	Hunt
Daniel	Johnson of Ellis

Johnson of Tarrant	Reaves	Burkett	Leyendecker
Keith	Reed	Burney	Little
Kennedy	Rhodes	Cauthorn	Lock
Kern	Riviere	Celaya	Loggins
Kerr	Roach	Chambers	London
Kersey	Roberts	Clark	Mays
Kinard	Robinson	Cleveland	McAlister
King	Russell	Cockrell	McDaniel
Lehman	Segrist	Coleman	McDonald
Leyendecker	Skiles	Colquitt	McMurry
Little	Smith of Frio	Colson, Mrs.	Mohrmann
Lock	Smith of Hopkins	Cornett	Monkhouse
Loggins	Spencer	Corry	Montgomery
London	Stinson	Crossley	Morris
Mays	Stoll	Daniel	Newell
McAlister	Talbert	Davis of Jasper	Nicholson
McDaniel	Tarwater	Davis of Upshur	Oliver
McDonald	Taylor	Dean	Olsen
McMurry	Tennant	Derden	Pace
Mohrmann	Thornberry	Dickison	Petsch
Monkhouse	Thornton	Dickson	Pevehouse
Montgomery	Turner	Donaghey	Piner
Morris	Vale	Dowell	Pope
Newell	Vint	Faulkner	Ragsdale
Nicholson	Voigt	Felty	Reader of Erath
Oliver	Waggoner	Ferguson	Reaves
Olsen	Weldon	Fielden	Reed
Pace	Wells	Fuchs	Rhodes
Petsch	Westbrook	Galbreath	Riviere
Pevehouse	White	Gilmer	Roach
Piner	Wilson	Goodman	Roberts
Pope	Winfree	Gordon, Mrs.	Robinson
Ragsdale	Wood	Hale	Russell
Reader of Erath	Wright	Hamilton	Segrist
	Absent	Hankamer	Skiles
Dwyer	Shell	Hardin	Smith of Frio
McFarland	Smith	Hardeman	Smith of Hopkins
Reader of Bexar	of Matagorda	Harp	Spencer
	Absent—Excused	Harper	Stinson
Anderson	McNamara	Harrell of Bastrop	Stoll
Baker of Grayson	Schuenemann	Harrell of Lamar	Talbert
Isaacks	Worley	Harris	Tarwater
Langdon		Hartzog	Taylor
		Heflin	Tennant
		Holland	Thornberry
		Howard	Thornton
		Howington	Turner
		Hull	Vale
		Hunt	Vint
		Johnson of Ellis	Voigt
		Johnson of Tarrant	Waggoner
		Keith	Weldon
		Kennedy	Wells
		Kern	Westbrook
		Kerr	White
		Kersey	Wilson
		Kinard	Winfree
		King	Wood
		Lehman	Wright
			Absent
		Dwyer	McFarland

The Chair then laid House Bill No. 768 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—136

Allen	Boyer
Allison	Bradbury
Alsup	Bradford
Bailey	Bray
Baker	Bridgers
of Fort Bend	Broadfoot
Bell	Brown of Cherokee
Blankenship	Brown
Bond	of Nacogdoches
Boyd	Bundy

Reader of Bexar Smith
Shell of Matagorda

Absent—Excused

Anderson McNamara
Baker of Grayson Schuenemann
Isaacks Worley
Langdon

HOUSE BILL NO. 769 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 769, A bill to be entitled "An Act to amend Article 326 of the Penal Code of the State of Texas, and declaring an emergency."

The bill was read second time.

Mr. Broadfoot offered the following amendment to the bill:

Amend House Bill No. 769, by inserting the word "also," Section 1, line 21 of the printed bill between the words "shall" and "apply."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 769 was then passed to engrossment.

HOUSE BILL NO. 769 ON THIRD READING

Mr. Robinson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 769 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Broadfoot
Allison	Brown of Cherokee
Alsup	Brown
Bailey	of Nacogdoches
Baker	Bundy
of Fort Bend	Burkett
Bell	Cauthorn
Blankenship	Celaya
Bond	Chambers
Boyd	Clark
Boyer	Cleveland
Bradbury	Cockrell
Bradford	Coleman
Bray	Colson, Mrs.
Bridgers	Cornett

Corry	McDaniel
Crossley	McDonald
Daniel	McMurry
Davis of Jasper	Mohrmann
Davis of Upshur	Monkhouse
Dean	Montgomery
Derden	Morris
Dickison	Newell
Dickson	Nicholson
Donaghey	Oliver
Faulkner	Olsen
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Ragsdale
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardeman	Roach
Hardin	Roberts
Harp	Robinson
Harper	Russell
Harrell of Bastrop	Segrist
Harris	Skiles
Hartzog	Smith of Frio
Hefflin	Smith of Hopkins
Holland	Spencer
Howard	Stinson
Howington	Stoll
Hull	Talbert
Hunt	Tarwater
Isaacks	Taylor
Johnson of Ellis	Tennant
Johnson of Tarrant	Thornberry
Keith	Thornton
Kennedy	Turner
Kern	Vale
Kerr	Vint
Kersey	Voigt
Kinard	Waggoner
King	Weldon
Lehman	Wells
Leyendecker	Westbrook
Little	White
Lock	Wilson
Loggins	Winfree
London	Wood
Mays	Wright
McAlister	

Absent

Burney	McFarland
Colquitt	Reader of Bexar
Dowell	Shell
Dwyer	Smith
Harrell of Lamar	of Matagorda

Absent—Excused

Anderson	Baker of Grayson
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Langdon
McNamara

Schuenemann
Worley

The Chair then laid House Bill No. 769 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Hardin
Allison	Harp
Alsup	Harper
Bailey	Harrell of Bastrop
Baker	Harris
of Fort Bend	Hartzog
Bell	Heflin
Blankenship	Holland
Bond	Howard
Boyd	Howington
Boyer	Hull
Bradbury	Hunt
Bradford	Isaacks
Bray	Johnson of Ellis
Bridgers	Johnson of Tarrant
Broadfoot	Keith
Brown of Cherokee	Kennedy
Brown	Kern
of Nacogdoches	Kerr
Bundy	Kersey
Burkett	Kinard
Cauthorn	King
Celaya	Lehman
Chambers	Leyendecker
Clark	Little
Cleveland	Lock
Cockrell	Loggins
Coleman	London
Colquitt	Mays
Colson, Mrs.	McAlister
Corry	McDaniel
Crossley	McDonald
Daniel	McMurry
Davis of Jasper	Mohrmann
Davis of Upshur	Monkhouse
Dean	Montgomery
Derden	Morris
Dickson	Newell
Dickson	Nicholson
Donaghey	Oliver
Faulkner	Olsen
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Ragsdale
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardeman	Roach

Roberts	Thornton
Robinson	Turner
Russell	Vale
Segrist	Vint
Skiles	Voigt
Smith of Frio	Waggoner
Smith of Hopkins	Weldon
Spencer	Wells
Stinson	Westbrook
Stoll	White
Talbert	Wilson
Tarwater	Winfree
Taylor	Wood
Tennant	Wright
Thornberry	

Absent

Burney	McFarland
Cornett	Reader of Bexar
Dowell	Shell
Dwyer	Smith
Harrell of Lamar	of Matagorda

Absent—Excused

Anderson	McNamara
Baker of Grayson	Schuenemann
Langdon	Worley

HOUSE BILL NO. 785 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 785, A bill to be entitled "An Act amending Article 2232, Revised Civil Statutes of Texas, 1925."

The bill was read second time.

On motion of Mr. Bray, House Bill No. 785 was amended so as to include an emergency clause.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 785 was then passed to engrossment.

HOUSE BILL NO. 785 ON THIRD READING

Mr. Bray moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 785 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—137

Allen	Alsup
Allison	Bailey

Baker of Fort Bend	Johnson of Ellis	Weldon	Winfree
Bell	Johnson of Tarrant	Wells	Wood
Blankenship	Keith	Westbrook	Worley
Bond	Kennedy	White	Wright
Boyd	Kern	Wilson	
Boyer	Kerr		Absent
Bradbury	Kersey	Dwyer	Smith
Bradford	Kinard	Heflin	of Matagorda
Bray	King	Reader of Bexar	
Bridgers	Lehman		
Broadfoot	Leyendecker		Absent—Excused
Brown of Cherokee	Little		
Brown	Lock	Anderson	Langdon
of Nacogdoches	Loggins	Baker of Grayson	McNamara
Bundy	London	Holland	Schuenemann
Burkett	Mays	Isaacks	
Burney	McAlister	The Chair then laid House Bill No. 785 before the House on third reading and final passage.	
Cauthorn	McDaniel	The bill was read third time, and was passed by the following vote:	
Celaya	McDonald	Yeas—137	
Chambers	McFarland		
Clark	McMurry	Allen	Dickison
Cleveland	Mohrmann	Allison	Dickson
Cockrell	Monkhouse	Alsup	Donaghey
Coleman	Montgomery	Bailey	Dowell
Colquitt	Morris	Baker	Faulkner
Colson, Mrs.	Newell	of Fort Bend	Felty
Cornett	Nicholson	Bell	Ferguson
Corry	Oliver	Blankenship	Fielden
Crossley	Olsen	Bond	Fuchs
Daniel	Pace	Boyd	Galbreath
Davis of Jasper	Petsch	Boyer	Gilmer
Davis of Upshur	Pevehouse	Bradbury	Goodman
Dean	Piner	Bradford	Gordon, Mrs.
Derden	Pope	Bray	Hale
Dickison	Ragsdale	Bridgers	Hamilton
Dickson	Reader of Erath	Broadfoot	Hankamer
Donaghey	Reaves	Brown of Cherokee	Hardeman
Dowell	Reed	Brown	Hardin
Faulkner	Rhodes	of Nacogdoches	Harp
Felty	Riviere	Bundy	Harper
Ferguson	Roach	Burkett	Harrell of Bastrop
Fielden	Roberts	Burney	Harrell of Lamar
Fuchs	Robinson	Cauthorn	Harris
Galbreath	Russell	Celaya	Hartzog
Gilmer	Segrist	Chambers	Howard
Goodman	Shell	Clark	Howington
Gordon, Mrs.	Skiles	Cleveland	Hull
Hale	Smith of Frio	Cockrell	Hunt
Hamilton	Smith of Hopkins	Coleman	Johnson of Ellis
Hankamer	Spencer	Colquitt	Johnson of Tarrant
Hardeman	Stinson	Colson, Mrs.	Keith
Hardin	Stoll	Cornett	Kennedy
Harp	Talbert	Corry	Kern
Harper	Tarwater	Crossley	Kersey
Harrell of Bastrop	Taylor	Daniel	Kinard
Harrell of Lamar	Tennant	Davis of Jasper	King
Harris	Thornberry	Davis of Upshur	Lehman
Hartzog	Thornton	Dean	Leyendecker
Howard	Turner	Derden	
Howington	Vale		
Hull	Vint		
Hunt	Voigt		
	Waggoner		

Little	Robinson
Lock	Russell
Loggins	Segrist
London	Shell
Mays	Skiles
McAlister	Smith of Frio
McDaniel	Smith of Hopkins
McDonald	Spencer
McFarland	Stinson
McMurry	Stoll
Mohrmann	Talbert
Monkhouse	Tarwater
Montgomery	Taylor
Morris	Tennant
Newell	Thornberry
Nicholson	Thornton
Oliver	Turner
Olsen	Vale
Pace	Vint
Petsch	Voigt
Pevehouse	Waggoner
Piner	Weldon
Pope	Wells
Ragsdale	Westbrook
Reader of Erath	White
Reaves	Wilson
Reed	Winfree
Rhodes	Wood
Riviere	Worley
Roach	Wright
Roberts	

Absent

Dwyer	Smith
Heflin	of Matagorda
Reader of Bexar	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	

HOUSE BILL NO. 787 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 787, A bill to be entitled "An Act defining the term 'Obscene publication'; prohibiting the sale of any obscene publication; providing a penalty for violation, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 787 ON THIRD READING

Mr. Hull moved that the constitutional rule, requiring bills to be read on three several days, be sus-

pended, and that House Bill No. 787 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Harp
Allison	Harper
Alsup	Harrell of Bastrop
Bailey	Harrell of Lamar
Baker	Harris
of Fort Bend	Hartzog
Bell	Heflin
Blankenship	Howard
Bond	Howington
Boyd	Hull
Boyer	Johnson of Ellis
Bradbury	Johnson of Tarrant
Bradford	Keith
Bray	Kennedy
Bridgers	Kern
Broadfoot	Kerr
Brown of Cherokee	Kersey
Brown	Kinard
of Nacogdoches	King
Bundy	Lehman
Burkett	Leyendecker
Burney	Little
Cauthorn	Lock
Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colquitt	McMurry
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Nicholson
Dean	Oliver
Derden	Olsen
Dickison	Pace
Dickson	Pevehouse
Donaghey	Piner
Dowell	Pope
Faulkner	Ragsdale
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Gilmer	Roach
Goodman	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio

Smith of Hopkins	Vint
Spencer	Voigt
Stinson	Waggoner
Stoll	Weldon
Talbert	Wells
Tarwater	Westbrook
Taylor	White
Tennant	Wilson
Thornberry	Winfree
Thornton	Wood
Turner	Wright
Vale	

Nays—1

Crossley

Absent

Dwyer	Reader of Bexar
Hunt	Smith
McFarland	of Matagorda
Petsch	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 787 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Coleman
Allison	Colquitt
Alsup	Colson, Mrs.
Bailey	Cornett
Baker	Corry
of Fort Bend	Daniel
Bell	Davis of Jasper
Blankenship	Davis of Upshur
Bond	Dean
Boyd	Derden
Boyer	Dickison
Bradbury	Dickson
Bradford	Donaghey
Bray	Dowell
Bridgers	Faulkner
Broadfoot	Felty
Brown of Cherokee	Ferguson
Brown	Fielden
of Nacogdoches	Fuchs
Bundy	Galbreath
Burkett	Gilmer
Burney	Goodman
Cauthorn	Gordon, Mrs.
Celaya	Hale
Chambers	Hamilton
Clark	Hankamer
Cleveland	Hardeman
Cockrell	Hardin

Harp	Piner
Harper	Pope
Harrell of Bastrop	Ragsdale
Harrell of Lamar	Reader of Erath
Harris	Reaves
Hartzog	Reed
Heflin	Rhodes
Howard	Riviere
Howington	Roach
Hull	Roberts
Johnson of Ellis	Robinson
Johnson of Tarrant	Russell
Keith	Segrist
Kennedy	Shell
Kern	Skiles
Kerr	Smith of Frio
Kersey	Smith of Hopkins
Kinard	Spencer
King	Stinson
Lehman	Stoll
Leyendecker	Talbert
Little	Tarwater
Lock	Taylor
Loggins	Tennant
London	Thornberry
Mays	Thornton
McAlister	Turner
McDaniel	Vale
McDonald	Vint
McMurry	Voigt
Mohrmann	Waggoner
Monkhouse	Weldon
Montgomery	Wells
Morris	Westbrook
Newell	White
Nicholson	Wilson
Oliver	Winfree
Olsen	Wood
Pace	Wright
Pevehouse	

Nays—1

Crossley

Absent

Dwyer	Reader of Bexar
Hunt	Smith
McFarland	of Matagorda
Petsch	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

On motion of Mr. Hull, the vote by which House Bill No. 787 was passed, was reconsidered.

Question—Shall House Bill No. 787 be passed?

HOUSE BILL NO. 798 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 798, A bill to be entitled "An Act amending Article 1728 of the Revised Civil Statutes of Texas, 1925, with respect to appellate jurisdiction of the Supreme Court; regulating the form of the order of the Court in respect to the granting, refusing or dismissing the application for writ of error; repealing all laws and parts of laws in conflict, and declaring an emergency."

The bill was read second time.

Mr. Hardeman offered the following amendment to the bill:

Amend House Bill No. 798, by striking out all below the enacting clause, and substituting in lieu thereof, the following:

"Section 1. That Article 1728 of the Revised Civil Statutes of Texas, 1925, be amended so as to be and read as follows:

Article 1728. Appellate Jurisdiction—The Supreme Court shall have appellate jurisdiction co-extensive with the limits of the State, extending to all questions of law arising in the following cases when same have been brought to the Court of Civil Appeals from final judgment of trial courts:

1. Those in which the Judges of the Courts of Civil Appeals may disagree upon any question of law material to the decision.

2. Those in which one of the Courts of Civil Appeals holds differently from a prior decision of its own, or of another Court of Civil Appeals, or of the Supreme Court upon any such question of law.

3. Those involving the construction or validity of statutes necessary to a determination of the case.

4. Those involving the revenues of the State.

5. Those in which the Railroad Commission is a party.

6. In any other case in which it is made to appear that an error of substantive law has been committed by the Court of Civil Appeals which affects the judgment, but excluding those cases in which the jurisdiction of the Court of Civil Appeals is made final by statute.

In all cases where the judgment of the Court of Civil Appeals is an improper one, and where the Supreme Court has jurisdiction to correct such judgment, it shall grant the application; in all cases where the judgment of the Court of Civil Appeals is a correct one and where the principles of law declared in the opinion of the Court are correctly determined, the Supreme Court shall refuse the application, with or without written opinion or reason whatsoever, at the option of the Court; in all cases where the judgment of the Court of Civil Appeals is a correct one but the Supreme Court is not satisfied that the opinion of the Court of Civil Appeals in all respects has correctly declared the law, it shall deny the application and it shall be the duty of the Supreme Court, by written opinion, to specify the correct principle, or principles of law upon which the judgment of the Court of Civil Appeals is sustained; in all cases where the Supreme Court is of the opinion it has no jurisdiction to determine the case on its merits, it shall dismiss the application for want of jurisdiction with brief explanatory reason.

Provided further that in cases of conflict named in Subdivision 2 above, the Supreme Court may, in its discretion, refuse the writ of error where the Court is in agreement with the decision of the Court of Civil Appeals in the case in which the application is filed; and in cases of such conflict with a previous opinion of the Supreme Court, the Supreme Court may, in its discretion, without the necessity of granting the writ and hearing the case, reverse and remand the same on the application for writ of error.

Section 2. That all laws and parts of laws in conflict herewith are hereby repealed.

Section 3. The facts that the present law with respect to the dismissal of applications for want of jurisdiction gives to ordinary words a perverted and contradictory meaning and that the practice of the Supreme Court in obedience thereto is confusing in our jurisprudence create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days be suspended and the same is hereby suspended and that this

Act shall take effect from and after its passage, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 798 was then passed to engrossment.

HOUSE BILL NO. 798 ON THIRD READING

Mr. Hardeman moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 798 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—137

Allen	Dickson
Allison	Donaghey
Alsup	Dowell
Bailey	Faulkner
Baker	Felty
of Fort Bend	Ferguson
Bell	Fielden
Blankenship	Fuchs
Bond	Galbreath
Boyd	Gilmer
Boyer	Goodman
Bradbury	Gordon, Mrs.
Bradford	Hale
Bray	Hamilton
Bridgers	Hankamer
Broadfoot	Hardeman
Brown of Cherokee	Hardin
Brown	Harp
of Nacogdoches	Harper
Bundy	Harrell of Bastrop
Burkett	Harrell of Lamar
Burney	Harris
Cauthorn	Hartzog
Celaya	Heflin
Chambers	Howard
Clark	Howington
Cleveland	Hull
Cockrell	Hunt
Coleman	Johnson of Ellis
Colquitt	Johnson of Tarrant
Colson, Mrs.	Keith
Cornett	Kennedy
Corry	Kern
Crossley	Kerr
Daniel	Kersey
Davis of Jasper	Kinard
Davis of Upshur	King
Dean	Lehman
Derden	Leyendecker
Dickison	Little

Lock	Russell
Loggins	Schuenemann
London	Segrist
Mays	Shell
McAlister	Skiles
McDaniel	Smith of Frio
McDonald	Smith of Hopkins
McMurry	Spencer
Mohrmann	Stinson
Monkhouse	Stoll
Montgomery	Talbert
Morris	Tarwater
Newell	Taylor
Nicholson	Tennant
Oliver	Thornberry
Olsen	Thornton
Pace	Turner
Petsch	Vale
Pevehouse	Vint
Piner	Voigt
Pope	Waggoner
Ragsdale	Weldon
Reader of Erath	Wells
Reaves	Westbrook
Reed	White
Rhodes	Wilson
Riviere	Winfree
Roach	Wood
Roberts	Wright
Robinson	

Absent

Dwyer	Smith
McFarland	of Matagorda
Reader of Bexar	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Worley
Isaacks	

The Chair then laid House Bill No. 798 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—137

Allen	Bridgers
Allison	Broadfoot
Alsup	Brown of Cherokee
Bailey	Brown
Baker	of Nacogdoches
of Fort Bend	Bundy
Bell	Burkett
Blankenship	Burney
Bond	Cauthorn
Boyd	Celaya
Boyer	Chambers
Bradbury	Clark
Bradford	Cleveland
Bray	Cockrell

Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McMurry
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Dean	Nicholson
Derden	Oliver
Dickison	Olsen
Dickson	Pace
Donaghey	Petsch
Dowell	Pevehouse
Faulkner	Piner
Felty	Pope
Ferguson	Ragsdale
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Goodman	Riviere
Gordon, Mrs.	Roach
Hale	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Schuenemann
Hardin	Segrist
Harp	Shell
Harper	Skiles
Harrell of Bastrop	Smith of Frio
Harrell of Lamar	Smith of Hopkins
Harris	Spencer
Hartzog	Stinson
Heflin	Stoll
Howard	Talbert
Howington	Tarwater
Hull	Taylor
Hunt	Tennant
Johnson of Ellis	Thornberry
Johnson of Tarrant	Thornton
Keith	Turner
Kennedy	Vale
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Wells
Lehman	Westbrook
Leyendecker	White
Little	Wilson
Lock	Winfree
Loggins	Wood
London	Wright
Mays	
	Absent
Dwyer	Smith
McFarland	of Matagorda
Reader of Bexar	
	Absent—Excused
Anderson	Baker of Grayson

Holland	McNamara
Isaacks	Worley
Langdon	

HOUSE BILL NO. 812 ON SECOND READING

The Chair laid before the House, on its second reading and passage to passage to engrossment,

H. B. No. 812, A bill to be entitled "An Act providing the amount of traveling and office expenses that shall be allowed by the County Board of Trustees to the County Superintendent of Public Instruction for the expenditures for traveling and office expenses in certain counties, according to the last preceding Federal Census or any subsequent Federal Census; repealing all laws and parts of laws in conflict herewith to the extent of the conflict only, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 812 ON THIRD READING

Mr. Pope moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 812 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—137

Allen	Celaya
Allison	Chambers
Alsup	Clark
Bailey	Cleveland
Baker	Cockrell
of Fort Bend	Coleman
Bell	Colquitt
Blankenship	Colson, Mrs.
Bond	Cornett
Boyd	Corry
Boyer	Crossley
Bradbury	Daniel
Bradford	Davis of Jasper
Bray	Davis of Upshur
Bridgers	Dean
Broadfoot	Derden
Brown of Cherokee	Dickison
Brown	Dickson
of Nacogdoches	Donaghey
Bundy	Dowell
Burkett	Faulkner
Burney	Felty
Cauthorn	Ferguson

Fielden	Newell
Fuchs	Nicholson
Galbreath	Oliver
Gilmer	Olsen
Goodman	Pace
Gordon, Mrs.	Petsch
Hale	Pevehouse
Hamilton	Piner
Hankamer	Pope
Hardeman	Ragsdale
Hardin	Reader of Erath
Harp	Reed
Harper	Rhodes
Harrell of Bastrop	Riviere
Harrell of Lamar	Roach
Harris	Roberts
Hartzog	Robinson
Heflin	Russell
Howard	Schuenemann
Howington	Segrist
Hull	Shell
Hunt	Skiles
Johnson of Ellis	Smith of Frio
Johnson of Tarrant	Smith of Hopkins
Keith	Spencer
Kennedy	Stinson
Kern	Stoll
Kerr	Talbert
Kersey	Tarwater
Kinard	Taylor
King	Tennant
Lehman	Thornberry
Leyendecker	Thornton
Little	Turner
Lock	Vale
Loggins	Vint
London	Voigt
Mays	Waggoner
McAlister	Weldon
McDaniel	Wells
McDonald	Westbrook
McFarland	White
McMurry	Wilson
Mohrmann	Winfree
Monkhouse	Wood
Montgomery	Wright
Morris	

Absent

Dwyer	Smith
Reader of Bexar	of Matagorda
Reaves	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Worley
Isaacks	

The Chair then laid House Bill No. 812 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—137

Allen	Harrell of Bastrop
Allison	Harrell of Lamar
Alsup	Harris
Bailey	Hartzog
Baker	Heflin
of Fort Bend	Howard
Bell	Howington
Blankenship	Hull
Bond	Hunt
Boyd	Johnson of Ellis
Boyer	Johnson of Tarrant
Bradbury	Keith
Bradford	Kennedy
Bray	Kern
Bridgers	Kerr
Broadfoot	Kersey
Brown of Cherokee	Kinard
Brown	King
of Nacogdoches	Lehman
Bundy	Leyendecker
Burkett	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Coleman	McFarland
Colquitt	McMurry
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Nicholson
Davis of Upshur	Oliver
Dean	Olsen
Derden	Pace
Dickison	Petsch
Dickson	Pevehouse
Donaghey	Piner
Dowell	Pope
Faulkner	Ragsdale
Felty	Reader of Erath
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hale	Schuenemann
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Frio
Harp	Smith of Hopkins
Harper	Spencer

Stinson	Voigt
Stoll	Waggoner
Talbert	Weldon
Tarwater	Wells
Taylor	Westbrook
Tennant	White
Thornberry	Wilson
Thornton	Winfree
Turner	Wood
Vale	Wright
Vint	

Absent

Dwyer	Smith
Reader of Bexar	of Matagorda
Reaves	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Worley
Isaacks	

HOUSE BILL NO. 813 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 813, A bill to be entitled "An Act making it unlawful to hunt, shoot or kill any deer for a period of five (5) years in Somervell County, Texas; fixing a penalty; repealing all laws or parts of laws in conflict herewith in so far as they apply to Somervell County, and declaring an emergency."

The bill was read second time.

Mr. Russell offered the following amendments to the bill:

Amend House Bill No. 813, by striking out all below the enacting clause, and substituting therefor, the following:

"Section 1. It shall be unlawful to hunt, shoot, or kill any deer or wild turkey in Somervell, Bosque, Coryell, Hamilton, Erath, Hood, and Johnson Counties for a period of five (5) years, from and after the passage of this Act.

"Section 2. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than Ten (\$10.00) Dollars nor more than One Hundred (\$100.00) Dollars.

"Section 3. All laws or parts of laws in conflict herewith are hereby expressly repealed in so far as they

apply to the counties specifically named in Section 1 of this Act.

"Section 4. The fact that deer and wild turkey are being exterminated in Somervell, Bosque, Coryell, Hamilton, Erath, Hood, and Johnson Counties creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and the same is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."

LANGDON,
RUSSELL,
BURNLEY,
READER of Erath.

Amend House Bill No. 813, by striking out all above the enacting clause, and substituting therefor, the following:

"An Act making it unlawful to hunt, shoot, or kill any deer or wild turkey for a period of five (5) years in Somervell, Bosque, Coryell, Hamilton, Erath, Hood, and Johnson Counties, Texas; fixing a penalty; repealing all laws or parts of laws in conflict herewith in so far as they apply to such counties, and declaring an emergency."

LANGDON,
RUSSELL,
BURNLEY,
READER of Erath.

The amendments were severally adopted.

House Bill No. 813 was then passed to engrossment.

HOUSE BILL NO. 813 ON THIRD READING

Mr. Russell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 813 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Blankenship
Allison	Bond
Alsup	Boyd
Bailey	Boyer
Baker	Bradbury
of Fort Bend	Bradford
Bell	Bray

Bridgers	Leyendecker
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McMurry
Chambers	Mohrmann
Clark	Montgomery
Cleveland	Morris
Cockrell	Newell
Coleman	Nicholson
Colquitt	Oliver
Colson, Mrs.	Olsen
Cornett	Pace
Corry	Petsch
Crossley	Pevehouse
Daniel	Piner
Davis of Jasper	Pope
Davis of Upshur	Ragsdale
Dean	Reader of Erath
Derden	Reaves
Dickison	Reed
Dickson	Rhodes
Donaghey	Riviere
Dowell	Roach
Faulkner	Roberts
Felty	Robinson
Ferguson	Russell
Fielden	Schuenemann
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Goodman	Smith of Hopkins
Gordon, Mrs.	Spencer
Hale	Stinson
Hamilton	Stoll
Hankamer	Talbert
Hardeman	Tarwater
Hardin	Taylor
Harrell of Bastrop	Tennant
Harrell of Lamar	Thornberry
Harris	Thornton
Hartzog	Turner
Heflin	Vale
Howard	Vint
Howington	Voigt
Hull	Waggoner
Hunt	Weldon
Johnson of Ellis	Wells
Johnson of Tarrant	Westbrook
Keith	White
Kennedy	Wilson
Kern	Winfree
Kersey	Wood
Kinard	Worley
King	Wright
Lehman	

Nays—1

Monkhouse

Absent

Dwyer	Reader of Bexar
Harp	Smith of Frio
Harper	Smith
Kerr	of Matagorda
McFarland	

Absent—Excused

Anderson	Isaacks
Baker of Grayson	Langdon
Holland	McNamara

The Chair then laid House Bill No. 813 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Faulkner
Allison	Felty
Alsup	Ferguson
Bailey	Fielden
Baker	Fuchs
of Fort Bend	Galbreath
Bell	Gilmer
Blankenship	Goodman
Bond	Gordon, Mrs.
Boyd	Hale
Boyer	Hamilton
Bradbury	Hankamer
Bradford	Hardeman
Bray	Hardin
Bridgers	Harrell of Bastrop
Broadfoot	Harrell of Lamar
Brown of Cherokee	Harris
Brown	Hartzog
of Nacogdoches	Heflin
Bundy	Howard
Burkett	Howington
Burney	Hull
Cauthorn	Hunt
Celaya	Johnson of Ellis
Chambers	Johnson of Tarrant
Clark	Keith
Cleveland	Kennedy
Cockrell	Kern
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Lehman
Corry	Leyendecker
Crossley	Little
Daniel	Lock
Davis of Jasper	Loggins
Davis of Upshur	London
Dean	Mays
Derden	McAlister
Dickison	McDaniel
Dickson	McDonald
Donaghey	McMurry
Dowell	Mohrmann

Montgomery	Smith of Hopkins
Morris	Spencer
Newell	Stinson
Nicholson	Stoll
Oliver	Talbert
Olsen	Tarwater
Pace	Taylor
Petsch	Tennant
Pevehouse	Thornberry
Piner	Thornton
Pope	Turner
Ragsdale	Vale
Reader of Erath	Vint
Reaves	Voigt
Reed	Waggoner
Rhodes	Weldon
Riviere	Wells
Roach	Westbrook
Roberts	White
Robinson	Wilson
Russell	Winfree
Schuenemann	Wood
Segrist	Worley
Shell	Wright
Skiles	

Nays—1

Monkhouse

Absent

Dwyer	Reader of Bexar
Kerr	Smith of Frio
Harp	Smith
Harper	of Matagorda
McFarland	

Absent—Excused

Baker of Grayson	Isaacks
Anderson	Langdon
Holland	McNamara

HOUSE BILL NO. 837 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 837, A bill to be entitled "An Act to amend Section 6 of House Bill No. 303, Chapter 245, page 856, as amended by the Acts of the Regular Session of the Forty-third Legislature as amended by House Bill No. 373, Chapter 264, page 651, of the Acts of the Regular Session of the Forty-fourth Legislature as amended by House Bill No. 893, Chapter 257, Acts of the Regular Session of the Forty-fifth Legislature to exempt from the provisions of said Act associations which are not operated for profit and which pay no commissions to anyone and whose operating expense does not exceed One

Hundred (\$100) Dollars per month, and which limit their membership to employees and the families of employees of any designated firm, corporation, or individual; making certain exemptions from the provisions of the Act and especially exempting hospitals located on the county line between counties where the hospital building is located in a city located on the county line between two counties and where said hospital serves the inhabitants of two counties; providing that the exemption now applied in Section 6 shall apply to such hospitals; repealing all laws or parts of laws in conflict therewith, and declaring an emergency."

The bill was read second time.

Mr. Boyer offered the following amendment to the bill:

Amend House Bill No. 837, by striking out the word "of," and inserting in lieu thereof the word "to," on page 3, line 1, of said bill.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 837 was then passed to engrossment.

HOUSE BILL NO. 837 ON THIRD READING

Mr. Boyer moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 837 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Brown
Allison	of Nacogdoches
Alsup	Bundy
Bailey	Burkett
Baker	Burney
of Fort Bend	Cauthorn
Bell	Celaya
Blankenship	Chambers
Bond	Clark
Boyd	Cleveland
Boyer	Cockrell
Bradbury	Coleman
Bradford	Colquitt
Bray	Colson, Mrs.
Broadfoot	Cornett
Brown of Cherokee	Corry

Crossley	McDonald
Daniel	McMurry
Davis of Jasper	McNamara
Davis of Upshur	Monkhouse
Dean	Montgomery
Derden	Morris
Dickison	Newell
Dickson	Nicholson
Donaghey	Olsen
Faulkner	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Piner
Fuchs	Pope
Galbreath	Ragsdale
Gilmer	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hale	Rhodes
Hamilton	Riviere
Hankamer	Roach
Hardeman	Roberts
Hardin	Robinson
Harp	Russell
Harper	Schuenemann
Harrell of Bastrop	Segrist
Harrell of Lamar	Shell
Harris	Skiles
Hartzog	Spencer
Heflin	Stinson
Howard	Stoll
Howington	Talbert
Hull	Tarwater
Hunt	Taylor
Johnson of Ellis	Tennant
Johnson of Tarrant	Thornberry
Keith	Thornton
Kennedy	Turner
Kern	Vale
Kerr	Vint
Kersey	Voigt
Kinard	Waggoner
King	Weldon
Lehman	Wells
Leyendecker	Westbrook
Little	White
Lock	Wilson
Loggins	Winfree
London	Wood
Mays	Wright
McAlister	

Absent

Bridgers	Reader of Bexar
Dowell	Smith of Frio
Dwyer	Smith of Hopkins
McDaniel	Smith
McFarland	of Matagorda
Oliver	

Absent—Excused

Anderson	Holland
Baker of Grayson	Isaacks

Langdon	Worley
Mohrmann	

The Chair then laid House Bill No. 837 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Hardeman
Allison	Hardin
Alsup	Harp
Bailey	Harper
Baker	Harrell of Bastrop
of Fort Bend	Harrell of Lamar
Bell	Harris
Blankenship	Hartzog
Bond	Heflin
Boyd	Howard
Boyer	Howington
Bradbury	Hull
Bradford	Hunt
Bray	Johnson of Ellis
Broadfoot	Johnson of Tarrant
Brown of Cherokee	Keith
Brown	Kennedy
of Nacogdoches	Kern
Bundy	Kerr
Burkett	Kersey
Burney	Kinard
Cauthorn	King
Celaya	Lehman
Chambers	Leyendecker
Clark	Little
Cleveland	Lock
Cockrell	Loggins
Coleman	London
Colquitt	Mays
Colson, Mrs.	McAlister
Cornett	McDonald
Corry	McMurry
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Dean	Newell
Derden	Nicholson
Dickison	Olsen
Dickson	Pace
Donaghey	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Pope
Fielden	Ragsdale
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson

Russell	Turner
Schuenemann	Vale
Segrist	Vint
Shell	Voigt
Skiles	Waggoner
Spencer	Weldon
Stinson	Wells
Stoll	Westbrook
Talbert	White
Tarwater	Wilson
Taylor	Winfree
Tennant	Wood
Thornberry	Wright
Thornton	

Absent

Bridgers	Reader of Bexar
Dowell	Smith of Frio
Dwyer	Smith of Hopkins
McDaniel	Smith
McFarland	of Matagorda
Oliver	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Worley
Isaacks	

HOUSE BILL NO. 844 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 844, A bill to be entitled "An Act to repeal House Bill No. 579, Acts of the Regular Session of the Forty-fourth Legislature, making it unlawful for any person to take or catch any fish in the waters of any stream, lake, pool, or reservoir of certain counties in this State during the months of April and May of each year; fixing a penalty, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 844 ON THIRD READING

Mr. Boyer moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 844 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Alsup
Allison	Bailey

Baker	Johnson of Tarrant
of Fort Bend	Keith
Bell	Kennedy
Blankenship	Kern
Bond	Kerr
Boyd	Kersey
Boyer	Kinard
Bradbury	King
Bradford	Lehman
Bray	Leyendecker
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McMurry
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Coleman	Newell
Colquitt	Nicholson
Colson, Mrs.	Olsen
Cornett	Pace
Corry	Petsch
Crossley	Pevehouse
Daniel	Piner
Davis of Jasper	Pope
Davis of Upshur	Ragsdale
Dean	Reader of Bexar
Derden	Reader of Erath
Dickson	Reaves
Dickson	Reed
Dowell	Rhodes
Faulkner	Riviere
Felty	Roach
Ferguson	Roberts
Fielden	Robinson
Fuchs	Russell
Galbreath	Segrist
Gilmer	Shell
Goodman	Skiles
Gordon, Mrs.	Smith of Hopkins
Hale	Spencer
Hamilton	Stinson
Hankamer	Stoll
Hardeman	Talbert
Hardin	Tarwater
Harp	Taylor
Harper	Tennant
Harrell of Bastrop	Thornberry
Harrell of Lamar	Thornton
Harris	Turner
Hartzog	Vale
Heflin	Vint
Howard	Voigt
Howington	Waggoner
Hull	Weldon
Hunt	Wells
Johnson of Ellis	Westbrook

White
Wilson
Winfree

Wood
Wright

Absent

Bridgers
Donaghey
Dwyer
McFarland

Oliver
Smith of Frio
Smith
of Matagorda

Absent—Excused

Anderson
Baker of Grayson
Holland
Isaacks

Langdon
McNamara
Schuenemann
Worley

The Chair then laid House Bill No. 844 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen
Allison
Alsup
Bailey
Baker
of Fort Bend

Dowell
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Goodman
Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Harris
Hartzog
Heflin
Howard
Howington
Hull
Hunt
Johnson of Ellis
Johnson of Tarrant
Keith
Kennedy
Kern
Kerr
Kersey.
Kinard
King
Lehman
Leyendecker
Little
Lock
Loggins

Bell
Blankenship
Bond
Boyd
Boyer
Bradbury
Bradford
Bray
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Coleman
Colquitt
Colson, Mrs.
Cornett
Corry
Crossley
Daniel
Davis of Jasper
Davis of Upshur
Dean
Derden
Dickison
Dickson

London
Mays
McAlister
McDaniel
McDonald
McMurry
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Olsen
Pace
Petsch
Pevehouse
Piner
Pope
Ragsdale
Reader of Bexar
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson

Russell
Segrist
Shell
Skiles
Smith of Hopkins
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Bridgers
Donaghey
Dwyer
McFarland

Oliver
Smith of Frio
Smith
of Matagorda

Absent—Excused

Anderson
Baker of Grayson
Holland
Isaacks

Langdon
McNamara
Schuenemann
Worley

HOUSE BILL NO. 853 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 853, A bill to be entitled "An Act providing for salary to be paid County Superintendent of Schools in certain counties, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 853 ON THIRD READING

Mr. Harrell of Bastrop moved that the constitutional rule, requiring bills to be read on three several days, be suspended and that House Bill No. 853 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Harrell of Lamar
Allison	Harris
Alsup	Hartzog
Bailey	Heflin
Baker	Howard
of Fort Bend	Howington
Bell	Hull
Blankenship	Hunt
Bond	Johnson of Ellis
Boyd	Johnson of Tarrant
Boyer	Keith
Bradbury	Kennedy
Bradford	Kern
Bray	Kerr
Bridgers	Kersey
Broadfoot	Kinard
Brown of Cherokee	King
Brown	Lehman
of Nacogdoches	Leyendecker
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Coleman	Mohrmann
Colquitt	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Corry	Newell
Crossley	Olsen
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Dean	Piner
Derden	Pope
Dickison	Ragsdale
Dickson	Reader of Erath
Donaghey	Reaves
Dowell	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Segrist
Goodman	Skiles
Gordon, Mrs.	Smith of Hopkins
Hamilton	Spencer
Hankamer	Stinson
Hardeman	Stoll
Hardin	Talbert
Harp	Tarwater
Harper	Taylor
Harrell of Bastrop	Tennant

Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Weldon

Wells
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Dwyer	Reader of Bexar
Hale	Shell
McFarland	Smith of Frio
Nicholson	Smith
Oliver	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 853 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Daniel
Allison	Davis of Jasper
Alsup	Davis of Upshur
Bailey	Dean
Baker	Derden
of Fort Bend	Dickison
Bell	Dickson
Blankenship	Donaghey
Bond	Dowell
Boyd	Faulkner
Boyer	Felty
Bradbury	Ferguson
Bradford	Fielden
Bray	Fuchs
Bridgers	Galbreath
Broadfoot	Gilmer
Brown of Cherokee	Goodman
Brown	Gordon, Mrs.
of Nacogdoches	Hamilton
Bundy	Hankamer
Burkett	Hardeman
Burney	Hardin
Cauthorn	Harp
Celaya	Harper
Chambers	Harrell of Bastrop
Clark	Harrell of Lamar
Cleveland	Harris
Cockrell	Hartzog
Coleman	Heflin
Colquitt	Howard
Colson, Mrs.	Howington
Cornett	Hull
Corry	Hunt
Crossley	Johnson of Ellis

Johnson of Tarrant	Reed
Keith	Rhodes
Kennedy	Riviere
Kern	Roach
Kerr	Roberts
Kersey	Robinson
Kinard	Russell
King	Segrist
Lehman	Skiles
Leyendecker	Smith of Hopkins
Little	Spencer
Lock	Stinson
Loggins	Stoll
London	Talbert
Mays	Tarwater
McAlister	Taylor
McDaniel	Tennant
McDonald	Thornberry
McMurry	Thornton
McNamara	Turner
Monkhouse	Vale
Montgomery	Vint
Morris	Voigt
Newell	Waggoner
Olsen	Weldon
Pace	Wells
Petsch	Westbrook
Pevehouse	White
Piner	Wilson
Pope	Winfree
Ragsdale	Wood
Reader of Erath	Wright
Reaves	

Absent

Dwyer	Shell
Hale	Reader of Bexar
McFarland	Smith of Frio
Nicholson	Smith
Oliver	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	Mohrmann
Holland	Schuenemann
Isaacks	Worley

HOUSE BILL NO. 862 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 862, A bill to be entitled "An Act authorizing Precinct No. 4 in Lipscomb County, Texas, by vote of the people to determine whether or not they will authorize in said Precinct, the issuance of bonds and levying and collection of the tax not to exceed ten (10c) cents on the One Hundred (\$100.00) Dollar valuation on all property in said Precinct; providing interest on said bonds; pro-

viding tax to apply on real and personal property; providing for purchase of site within said Precinct; providing election authorizing construction of lake and recreational park, and declaring an emergency."

The bill was read second time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 862 was then passed to engrossment.

HOUSE BILL NO. 862 ON THIRD READING

Mr. Boyer moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 862 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allison	Dickison
Alsup	Dickson
Bailey	Donaghey
Baker	Dowell
of Fort Bend	Faulkner
Bell	Felty
Blankenship	Ferguson
Bond	Fielden
Boyd	Fuchs
Boyer	Galbreath
Bradbury	Gilmer
Bradford	Goodman
Bray	Gordon, Mrs.
Bridgers	Hale
Broadfoot	Hamilton
Brown of Cherokee	Hankamer
Brown	Hardeman
of Nacogdoches	Hardin
Bundy	Harp
Burkett	Harper
Cauthorn	Harrell of Bastrop
Celaya	Harrell of Lamar
Chambers	Harris
Clark	Hartzog
Cleveland	Heflin
Cockrell	Howard
Coleman	Howington
Colquitt	Hull
Colson, Mrs.	Hunt
Cornett	Johnson of Ellis
Corry	Johnson of Tarrant
Crossley	Keith
Daniel	Kennedy
Davis of Jasper	Kern
Dean	Kerr
Derden	Kersey

Kinard	Roach	Cauthorn	Little
King	Roberts	Celaya	Lock
Lehman	Robinson	Chambers	Loggins
Leyendecker	Russell	Clark	London
Little	Segrist	Cleveland	Mays
Lock	Skiles	Cockrell	McAlister
Loggins	Smith of Hopkins	Coleman	McDaniel
London	Spencer	Colquitt	McDonald
Mays	Stinson	Colson, Mrs.	McMurry
McAlister	Stoll	Cornett	Mohrmann
McDaniel	Talbert	Corry	Monkhouse
McDonald	Tarwater	Crossley	Montgomery
McMurry	Taylor	Daniel	Morris
Mohrmann	Tennant	Davis of Jasper	Newell
Monkhouse	Thornberry	Dean	Nicholson
Montgomery	Thornton	Derden	Olsen
Morris	Turner	Dickison	Pace
Newell	Vale	Dickson	Petsch
Nicholson	Vint	Donaghey	Pevehouse
Olsen	Voigt	Dowell	Piner
Pace	Waggoner	Faulkner	Ragsdale
Petsch	Weldon	Felty	Reader of Erath
Pevehouse	Wells	Ferguson	Reaves
Piner	Westbrook	Fielden	Reed
Ragsdale	White	Fuchs	Rhodes
Reader of Erath	Wilson	Galbreath	Riviere
Reaves	Winfree	Gilmer	Roach
Reed	Wood	Goodman	Roberts
Rhodes	Wright	Gordon, Mrs.	Robinson
Riviere		Hale	Russell
	Absent	Hamilton	Segrist
Allen	Pope	Hankamer	Skiles
Burney	Reader of Bexar	Hardeman	Smith of Hopkins
Davis of Upshur	Shell	Hardin	Spencer
Dwyer	Smith of Frio	Harp	Stinson
McFarland	Smith	Harper	Stoll
Oliver	of Matagorda	Harrell of Bastrop	Talbert
		Harrell of Lamar	Tarwater
		Harris	Taylor
		Hartzog	Tennant
		Heflin	Thornberry
		Howard	Thornton
		Howington	Turner
		Hull	Vale
		Hunt	Vint
		Johnson of Ellis	Voigt
		Johnson of Tarrant	Waggoner
		Keith	Weldon
		Kennedy	Wells
		Kern	Westbrook
		Kerr	White
		Kersey	Wilson
		Kinard	Winfree
		King	Wood
		Lehman	Wright
		Leyendecker	
			Absent
		Allen	McFarland
		Burney	Oliver
		Davis of Upshur	Pope
		Dwyer	Reader of Bexar

Shell
Smith of Frio

Smith
of Matagorda

Absent—Excused

Anderson
Baker of Grayson
Holland
Isaacks

Langdon
McNamara
Schuenemann
Worley

HOUSE BILL NO. 863 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 863, A bill to be entitled "An Act making provisions in certain independent school districts in this State, for an election to determine tax rate to be levied for payment of bonds and interests thereon; to determine tax rate for maintenance in such districts; providing for levy of such taxes; providing for aggregate amount of such levy; providing that when the bond tax exceeds the levy of fifty (50c) cents on the One Hundred (\$100.00) Dollar valuation, that the maintenance tax shall be reduced in an amount equal to the sum added to the bond tax; making this Act cumulative of all laws on the statute books in force as of this date, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 863 ON THIRD READING

Mr. Alsup moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 863 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen
Allison
Alsup
Bailey
Baker
of Fort Bend
Bell
Blankenship
Bond
Boyd
Boyer

Bradbury
Bradford
Bray
Bridgers
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burkett
Burney

Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Coleman
Colquitt
Colson, Mrs.
Cornett
Corry
Crossley
Daniel
Davis of Jasper
Davis of Upshur
Dean
Derden
Dickison
Dickson
Donaghey
Dowell
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Goodman
Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Harris
Hartzog
Heflin
Howard
Howington
Hull
Hunt
Johnson of Ellis
Johnson of Tarrant
Keith
Kennedy
Kern
Kerr
Kersey
Kinard
King
Lehman

Leyendecker
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McMurry
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Olsen
Pace
Petsch
Pevehouse
Piner
Pope
Ragsdale
Reader of Erath
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell
Skiles
Smith of Hopkins
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Vale
Vint
Voigt
Waggoner
Weldon
Wells
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Dwyer
McFarland
Oliver
Reader of Bexar
Reaves

Smith of Frio
Smith
of Matagorda
Turner

Absent—Excused

Baker of Grayson	Langdon
Anderson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 863 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allen	Gilmer
Allison	Goodman
Alsup	Gordon, Mrs.
Bailey	Hale
Baker	Hamilton
of Fort Bend	Hankamer
Bell	Hardeman
Blankenship	Hardin
Bond	Harp
Boyd	Harper
Boyer	Harrell of Bastrop
Bradbury	Harrell of Lamar
Bradford	Harris
Bray	Hartzog
Bridgers	Heflin
Broadfoot	Howard
Brown of Cherokee	Howington
Brown	Hull
of Nacogdoches	Hunt
Bundy	Johnson of Ellis
Burkett	Johnson of Tarrant
Burney	Keith
Cauthorn	Kennedy
Celaya	Kern
Chambers	Kerr
Clark	Kersey
Cleveland	Kinard
Cockrell	King
Coleman	Lehman
Colquitt	Leyendecker
Colson, Mrs.	Little
Cornett	Lock
Corry	Loggins
Crossley	London
Daniel	Mays
Davis of Jasper	McAlister
Davis of Upshur	McDaniel
Dean	McDonald
Derden	McMurry
Dickison	Mohrmann
Dickson	Monkhouse
Donaghey	Montgomery
Dowell	Morris
Faulkner	Newell
Felty	Nicholson
Ferguson	Olsen
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse

Piner	Talbert
Pope	Tarwater
Ragsdale	Taylor
Reader of Erath	Tennant
Reed	Thornberry
Rhodes	Thornton
Riviere	Vale
Roach	Vint
Roberts	Voigt
Robinson	Waggoner
Russell	Weldon
Segrist	Wells
Shell	Westbrook
Skiles	White
Smith of Hopkins	Wilson
Spencer	Winfree
Stinson	Wood
Stoll	Wright

Absent

Dwyer	Smith of Frio
McFarland	Smith
Oliver	of Matagorda
Reader of Bexar	Turner
Reaves	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

HOUSE BILL NO. 868 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 868, A bill to be entitled "An Act validating the creation or attempted creation of all consolidated rural high school districts and all acts of the Board of Trustees of such districts in ordering and holding elections, levying taxes, issuing bonds and all tax assessments and rolls of such districts and all bonds and all other actions by the Boards of Trustees in this connection, providing that this Act shall not apply to districts now involved in litigation, and declaring an emergency."

The bill was read second time.

Mr. White offered the following amendment to the bill:

Amend House Bill No. 868, by striking out all below the enacting clause, and by inserting in lieu thereof, the following:

"Section 1. From and after the effective date of this Act, in all con-

solidated rural high school districts in this State, located in counties having a population of not less than forty-eight thousand, five hundred, fifty (48,550) and not more than forty-eight thousand, five hundred, seventy (48,570), according to the last preceding Federal Census, and where such consolidated rural high school districts, located in such counties, having a scholastic population of not less than two hundred, eighty (280) and not more than two hundred, ninety-five (295), according to the last preceding scholastic enumeration in such districts heretofore created or attempted to be created or attempted to be created by an act of the County Board of Trustees in creating or attempting to create consolidated rural high school districts out of a district or districts that had been theretofore a consolidated common school district or districts are hereby validated in all respects as though they had been duly and legally established in the first instance; all acts of the Board of Trustees of such district in ordering and holding elections and declaring the results thereof, and levying taxes thereof, all bonds issued and outstanding and all tax levies made therefor, and all tax assessments, assessment rolls, and tax rolls of such districts, and all bonds heretofore authorized and voted but not yet issued by such districts are hereby validated, ratified, approved and confirmed; provided, that this Act shall not apply to any such districts, bonds, tax levies, tax assessments or tax rolls which are now involved in litigation."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 868 was then passed to engrossment.

HOUSE BILL NO. 868 ON THIRD READING

Mr. White moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 868 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Hartzog
Allison	Heflin
Alsup	Howard
Bailey	Howington
Baker	Hull
of Fort Bend	Hunt
Bell	Johnson of Ellis
Blankenship	Johnson of Tarrant
Bond	Keith
Boyd	Kennedy
Boyer	Kern
Bradbury	Kerr
Bradford	Kersey
Bray	Kinard
Broadfoot	King
Brown of Cherokee	Lehman
Brown	Leyendecker
of Nacogdoches	Little
Bundy	Lock
Burkett	Loggins
Burney	London
Cauthorn	Mays
Celaya	McAlister
Chambers	McDaniel
Clark	McDonald
Cleveland	McMurry
Cockrell	Mohrmann
Coleman	Monkhouse
Colquitt	Montgomery
Colson, Mrs.	Morris
Cornett	Newell
Corry	Nicholson
Crossley	Pace
Daniel	Petsch
Davis of Jasper	Pevehouse
Davis of Upshur	Piner
Dean	Pope
Derden	Ragsdale
Dickison	Reader of Erath
Dickson	Reaves
Donaghey	Reed
Dowell	Rhodes
Faulkner	Riviere
Felty	Roach
Ferguson	Roberts
Fielden	Robinson
Fuchs	Russell
Galbreath	Segrist
Gilmer	Skiles
Goodman	Smith of Frio
Gordon, Mrs.	Smith of Hopkins
Hale	Spencer
Hamilton	Stinson
Hankamer	Stoll
Hardeman	Talbert
Hardin	Tarwater
Harp	Taylor
Harrell of Bastrop	Tennant
Harrell of Lamar	Thornberry
Harris	Thornton

Turner	Westbrook
Vale	White
Vint	Wilson
Voigt	Winfree
Waggoner	Wood
Weldon	Wright
Wells	

Absent

Bridgers	Olsen
Dwyer	Reader of Bexar
Harper	Shell
McFarland	Smith
Oliver	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 868 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Davis of Upshur
Allison	Dean
Alsup	Derden
Bailey	Dickson
Baker	Dickson
of Fort Bend	Donaghey
Bell	Dowell
Blankenship	Faulkner
Bond	Felty
Boyd	Ferguson
Boyer	Fielden
Bradbury	Fuchs
Bradford	Galbreath
Bray	Gilmer
Broadfoot	Goodman
Brown of Cherokee	Gordon, Mrs.
Brown	Hale
of Nacogdoches	Hamilton
Bundy	Hankamer
Burkett	Hardeman
Burney	Hardin
Cauthorn	Harp
Celaya	Harrell of Bastrop
Chambers	Harrell of Lamar
Clark	Harris
Cleveland	Hartzog
Cockrell	Heflin
Coleman	Howard
Colquitt	Howington
Colson, Mrs.	Hull
Cornett	Hunt
Corry	Johnson of Ellis
Crossley	Johnson of Tarrant
Daniel	Keith
Davis of Jasper	Kennedy

Kern	Riviere
Kerr	Roach
Kersey	Roberts
Kinard	Robinson
King	Russell
Lehman	Segrist
Leyendecker	Skiles
Little	Smith of Frio
Lock	Smith of Hopkins
Loggins	Spencer
London	Stinson
Mays	Stoll
McAlister	Talbert
McDaniel	Tarwater
McDonald	Taylor
McMurry	Tennant
Mohrmann	Thornberry
Monkhouse	Thornton
Montgomery	Turner
Morris	Vale
Newell	Vint
Nicholson	Voigt
Pace	Waggoner
Petsch	Weldon
Pevehouse	Wells
Piner	Westbrook
Pope	White
Ragsdale	Wilson
Reader of Erath	Winfree
Reaves	Wood
Reed	Wright
Rhodes	

Absent

Bridgers	Olsen
Dwyer	Reader of Bexar
Harper	Shell
McFarland	Smith
Oliver	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

SENATE BILL NO. 39 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 39, A bill to be entitled "An Act to amend an Act of the Legislature passed in 1905, entitled 'Owners May Weigh & Etc.' Pertaining to Public Weighers and other Acts of the Legislature pertaining to the office of Public Weigher, and other persons engaged in weighing for the public, and repealing all laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Thornton offered the following amendment to the bill:

Amend Senate Bill No. 39, by striking out all below the enacting clause, and inserting in lieu thereof, the following:

"Section 1. Chapter 6, Title 93, Revised Civil Statutes of 1925 is hereby amended by adding thereto a new Section to be known as Section 5704-A and reading as follows:

"Article 5704-A. In precincts located in counties having a population of not less than two hundred ninety thousand (290,000) and not more than three hundred twenty thousand (320,000) inhabitants, according to the last preceding or any future Federal Census, where a Public Weigher is elected by the people in any last election held for that purpose, no Public Weigher shall be appointed to perform the same or similar services and the authority now vested in the Governor, the Commissioner of Agriculture and the Commissioners' Courts to so appoint or authorize other persons to perform the same duties, or similar duties as elected Public Weighers is hereby repealed only to the extent of its conflict with this Act. The elected Public Weigher in such counties shall have authority to appoint a sufficient number of deputies to conveniently serve the public need; and such deputies, before taking the oath of office, shall be required to give a bond approved by the Commissioners' Court of the county where appointed to serve as a deputy, in the sum of One Thousand (\$1,000.00) Dollars conditioned as provided in the bond required to be given by the elected Public Weigher, as to liability'.

"Section 2. The crowded condition of the calendar creates an emergency and imperative public necessity requiring that the Constitutional Rule requiring bills to be read on three several days in each House be suspended and such Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

Senate Bill No. 39 was then passed to third reading.

SENATE BILL NO. 39 ON THIRD READING

Mr. Dickison moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 39 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen	Gordon, Mrs.
Allison	Hale
Alsup	Hamilton
Bailey	Hankamer
Baker	Hardeman
of Fort Bend	Hardin
Bell	Harp
Blankenship	Harper
Bond	Harrell of Bastrop
Boyd	Harrell of Lamar
Boyer	Harris
Bradbury	Hartzog
Bradford	Heflin
Bray	Howard
Broadfoot	Howington
Brown of Cherokee	Hull
Brown	Hunt
of Nacogdoches	Johnson of Ellis
Bundy	Johnson of Tarrant
Burkett	Keith
Burney	Kennedy
Cauthorn	Kern
Celaya	Kerr
Chambers	Kersey
Clark	Kinard
Cleveland	King
Cockrell	Lehman
Coleman	Leyendecker
Colson, Mrs.	Little
Cornett	Lock
Corry	Loggins
Crossley	London
Daniel	Mays
Davis of Jasper	McAlister
Dean	McDaniel
Derden	McDonald
Dickison	McFarland
Dickson	McMurry
Donaghey	Mohrmann
Dowell	Monkhouse
Faulkner	Montgomery
Felty	Morris
Ferguson	Newell
Fielden	Nicholson
Fuchs	Oliver
Galbreath	Olsen
Gilmer	Pace
Goodman	Petsch

Pevehouse	Talbert
Piner	Tarwater
Pope	Taylor
Reader of Erath	Tennant
Reaves	Thornberry
Reed	Thornton
Rhodes	Turner
Riviere	Vale
Roach	Vint
Roberts	Voigt
Robinson	Waggoner
Russell	Weldon
Segrist	Wells
Skiles	Westbrook
Smith of Frio	White
Smith of Hopkins	Wilson
Spencer	Winfree
Stinson	Wood
Stoll	Wright

Present—Not Voting

Davis of Upshur

Absent

Bridgers	Reader of Bexar
Colquitt	Shell
Dwyer	Smith
Ragsdale	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid Senate Bill No. 39 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allen	Burney
Allison	Cauthorn
Alsup	Celaya
Bailey	Chambers
Baker	Clark
of Fort Bend	Cleveland
Bell	Cockrell
Blankenship	Coleman
Bond	Colson, Mrs.
Boyd	Cornett
Boyer	Corry
Bradbury	Crossley
Bradford	Daniel
Bray	Davis of Jasper
Broadfoot	Dean
Brown of Cherokee	Derden
Brown	Dickison
of Nacogdoches	Dickson
Bundy	Donaghey
Burkett	Dowell

Faulkner	Monkhouse
Felty	Montgomery
Ferguson	Morris
Fielden	Newell
Fuchs	Nicholson
Galbreath	Oliver
Gilmer	Olsen
Goodman	Pace
Gordon, Mrs.	Petsch
Hale	Pevehouse
Hamilton	Piner
Hankamer	Pope
Hardeman	Reader of Erath
Hardin	Reaves
Harp	Reed
Harper	Rhodes
Harrell of Bastrop	Riviere
Harrell of Lamar	Roach
Harris	Roberts
Hartzog	Robinson
Heflin	Russell
Howard	Segrist
Howington	Skiles
Hull	Smith of Frio
Hunt	Smith of Hopkins
Johnson of Ellis	Spencer
Johnson of Tarrant	Stinson
Keith	Stoll
Kennedy	Talbert
Kern	Tarwater
Kerr	Taylor
Kersey	Tennant
Kinard	Thornberry
King	Thornton
Lehman	Turner
Leyendecker	Vale
Little	Vint
Lock	Voigt
Loggins	Waggoner
London	Weldon
Mays	Wells
McAlister	Westbrook
McDaniel	White
McDonald	Wilson
McFarland	Winfree
McMurry	Wood
Mohrmann	Wright

Present—Not Voting

Davis of Upshur

Absent

Bridgers	Reader of Bexar
Colquitt	Shell
Dwyer	Smith
Ragsdale	of Matagorda

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

SENATE BILL NO. 252 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 252, A bill to be entitled "An Act creating a Special Road Law for Zapata County, Texas, providing that said County may fund or refund the indebtedness outstanding against its Road and Bridge Fund as of January 1, 1939, setting forth the method of operation; validating the indebtedness proposed to be funded or refunded; validating all acts and proceedings heretofore had by the Commissioners' Court of said County, and officers thereof, in respect to the funding or refunding of said indebtedness; providing this law shall be cumulative of General Laws on the subject of roads and bridges and General Laws on funding or refunding bonds, not in conflict herewith; enacting provisions incident and relating to the subject and purpose of this Act; repealing all laws in conflict, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 252 ON THIRD READING

Mr. Leyendecker moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 252 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allison	Burney
Alsup	Cauthorn
Bailey	Celaya
Baker	Chambers
of Fort Bend	Clark
Bell	Cleveland
Blankenship	Cockrell
Bond	Coleman
Boyd	Colquitt
Boyer	Colson, Mrs.
Bradbury	Cornett
Bradford	Corry
Bray	Crossley
Broadfoot	Daniel
Brown of Cherokee	Davis of Jasper
Brown	Davis of Upshur
of Nacogdoches	Dean
Bundy	Derden
Burkett	Dickison

Dickson	McNamara
Donaghey	Mohrmann
Dowell	Monkhouse
Faulkner	Montgomery
Felty	Morris
Ferguson	Newell
Fielden	Nicholson
Fuchs	Olsen
Galbreath	Pace
Gilmer	Petsch
Goodman	Pevehouse
Gordon, Mrs.	Piner
Hale	Pope
Hamilton	Ragsdale
Hankamer	Reader of Erath
Hardeman	Reaves
Hardin	Reed
Harp	Rhodes
Harper	Riviere
Harrell of Bastrop	Roach
Harrell of Lamar	Roberts
Harris	Robinson
Hartzog	Russell
Heflin	Segrist
Howard	Skiles
Howington	Smith of Frio
Hull	Smith of Hopkins
Hunt	Spencer
Johnson of Ellis	Stinson
Johnson of Tarrant	Talbert
Keith	Tarwater
Kennedy	Taylor
Kern	Tennant
Kerr	Thornberry
Kersey	Thornton
Kinard	Turner
King	Vale
Lehman	Vint
Leyendecker	Voigt
Little	Waggoner
Lock	Weldon
Loggins	Wells
London	Westbrook
Mays	White
McAlister	Wilson
McDaniel	Winfree
McDonald	Wood
McFarland	Wright
McMurry	

Absent

Allen	Shell
Bridgers	Smith
Dwyer	of Matagorda
Oliver	Stoll
Reader of Bexar	

Absent—Excused

Anderson	Langdon
Baker of Grayson	Schuenemann
Holland	Worley
Isaacks	

The Chair then laid Senate Bill No. 252 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allison	Harper
Alsup	Harrell of Bastrop
Bailey	Harrell of Lamar
Baker	Harris
of Fort Bend	Hartzog
Bell	Heflin
Blankenship	Howard
Bond	Howington
Boyd	Hull
Boyer	Hunt
Bradbury	Johnson of Ellis
Bradford	Johnson of Tarrant
Bray	Keith
Broadfoot	Kennedy
Brown of Cherokee	Kern
Brown	Kerr
of Nacogdoches	Kersey
Bundy	Kinard
Burkett	King
Burney	Lehman
Cauthorn	Leyendecker
Celaya	Little
Chambers	Lock
Clark	Loggins
Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McFarland
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickison	Nicholson
Dickson	Olsen
Donaghey	Pace
Dowell	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Pope
Fielden	Ragsdale
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Segrist
Harp	Skiles

Smith of Frio	Vint
Smith of Hopkins	Voigt
Spencer	Waggoner
Stinson	Weldon
Talbert	Wells
Tarwater	Westbrook
Taylor	White
Tennant	Wilson
Thornberry	Winfree
Thornton	Wood
Turner	Wright
Vale	

Absent

Allen	Shell
Bridgers	Smith
Dwyer	of Matagorda
Oliver	Stoll
Reader of Bexar	

Absent—Excused

Anderson	Langdon
Baker of Grayson	Schuenemann
Holland	Worley
Isaacks	

HOUSE BILL NO. 806 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 806, A bill to be entitled "An Act providing for and fixing compensation for County Auditor in certain counties, and declaring an emergency."

The bill was read second time.

Mr. Ragsdale offered the following amendment to the bill:

Amend House Bill No. 806, Section 1, by striking out all below the words in line 7, "and said Auditors shall receive," and adding in lieu thereof, the following: "a salary of \$2,700 per year, which is hereby fixed, and same shall be paid in the same manner as other county officers in said County."

Mr. Ragsdale offered the following substitute for the amendment:

Substitute for pending amendment, House Bill No. 806:

Amend House Bill No. 806, by striking out Section 1, and inserting in lieu thereof to be known as Section 1, the following:

"Section 1. In every county in this State having a population of not less than thirty thousand (30,000), and not more than thirty thousand and fifty (30,050), according to the last preceding Federal Census, the District

Judge having jurisdiction in such County shall, if such reason be good and sufficient, appoint a County Auditor as provided in Article 1654, and said Auditor shall receive a salary of Twenty-seven Hundred (\$2700.00) Dollars per year, which salary is hereby fixed, and same shall be paid in the same manner as other county officers are paid in said Counties."

The substitute amendment was adopted.

The amendment, as substituted, was then adopted.

House Bill No. 806 was then passed to engrossment.

HOUSE BILL NO. 806 ON THIRD READING

Mr. Ragsdale moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 806 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Davis of Upshur
Allison	Dean
Alsup	Derden
Bailey	Dickison
Baker	Dickson
of Fort Bend	Donaghey
Bell	Dowell
Blankenship	Faulkner
Bond	Felty
Boyd	Ferguson
Boyer	Fielden
Bradbury	Fuchs
Bradford	Galbreath
Bray	Gilmer
Broadfoot	Goodman
Brown of Cherokee	Gordon, Mrs.
Brown	Hale
of Nacogdoches	Hamilton
Bundy	Hankamer
Burkett	Hardeman
Burney	Hardin
Cauthorn	Harp
Celaya	Harper
Chambers	Harrell of Bastrop
Clark	Harrell of Lamar
Cleveland	Harris
Cockrell	Hartzog
Coleman	Heflin
Colson, Mrs.	Howard
Cornett	Howington
Corry	Hull
Crossley	Hunt
Daniel	Johnson of Ellis
Davis of Jasper	Johnson of Tarrant

Keith	Reed
Kennedy	Rhodes
Kern	Riviere
Kerr	Roach
Kersey	Roberts
Kinard	Robinson
King	Russell
Lehman	Segrist
Leyendecker	Skiles
Little	Smith of Frio
Lock	Smith of Hopkins
Loggins	Spencer
London	Stinson
Mays	Stoll
McAlister	Talbert
McDaniel	Tarwater
McDonald	Taylor
McMurry	Tennant
Mohrmann	Thornberry
Monkhouse	Thornton
Montgomery	Vale
Morris	Vint
Newell	Voigt
Nicholson	Waggoner
Olsen	Weldon
Pace	Wells
Petsch	Westbrook
Pevehouse	White
Piner	Wilson
Pope	Winfree
Ragsdale	Wood
Reader of Erath	Wright
Reaves	

Absent

Bridgers	Reader of Bexar
Colquitt	Shell
Dwyer	Smith
McFarland	of Matagorda
Oliver	Turner

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 806 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Boyd
Allison	Boyer
Alsup	Bradbury
Bailey	Bradford
Baker	Bray
of Fort Bend	Broadfoot
Bell	Brown of Cherokee
Blankenship	Brown
Bond	of Nacogdoches

Bundy	Leyendecker
Burkett	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Coleman	McMurry
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Nicholson
Davis of Upshur	Olsen
Dean	Pace
Derden	Petsch
Dickison	Pevehouse
Dickson	Piner
Donaghey	Pope
Dowell	Ragsdale
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hale	Segrist
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Spencer
Harp	Stinson
Harper	Stoll
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Harris	Taylor
Hartzog	Tennant
Heflin	Thornberry
Howard	Thornton
Howington	Vale
Hull	Vint
Hunt	Voigt
Johnson of Ellis	Waggoner
Johnson of Tarrant	Weldon
Keith	Wells
Kennedy	Westbrook
Kern	White
Kerr	Wilson
Kersey	Winfree
Kinard	Wood
King	Wright
Lehman	
Absent	
Bridgers	McFarland
Colquitt	Oliver
Dwyer	Reader of Bexar

Shell
Smith
of Matagorda

Turner

Absent—Excused

Anderson Langdon
Baker of Grayson McNamara
Holland Schuenemann
Isaacks Worley

HOUSE BILL NO. 866 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 866, A bill to be entitled "An Act to provide for traveling expenses for members of the Commissioners Courts in certain counties, and declaring an emergency."

The bill was read second time.

Mr. Davis of Upshur offered the following amendment to the bill:

Amend House Bill No. 866, Section 1, line 2, of the original bill, by striking the figure "22,600," and inserting in lieu thereof, the figure "22,500."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 866 was then passed to engrossment.

HOUSE BILL NO. 866 ON THIRD READING

Mr. Davis of Upshur moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 866 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—140

Allen	Bridgers
Allison	Broadfoot
Alsup	Brown of Cherokee
Bailey	Brown
Baker	of Nacogdoches
of Fort Bend	Bundy
Bell	Burkett
Blankenship	Burney
Bond	Cauthorn
Boyd	Celaya
Boyer	Chambers
Bradbury	Clark
Bradford	Cleveland
Bray	Cockrell

Coleman	McDaniel
Colquitt	McDonald
Colson, Mrs.	McFarland
Cornett	McMurry
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Dean	Nicholson
Derden	Oliver
Dickison	Olsen
Dickson	Pace
Donaghey	Petsch
Dowell	Pevehouse
Dwyer	Piner
Faulkner	Pope
Felty	Ragsdale
Ferguson	Reader of Bexar
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Goodman	Riviere
Gordon, Mrs.	Roach
Hale	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Segrist
Hardin	Shell
Harp	Skiles
Harper	Smith of Frio
Harrell of Bastrop	Smith of Hopkins
Harrell of Lamar	Smith
Harris	of Matagorda
Hartzog	Spencer
Heflin	Stinson
Howard	Stoll
Howington	Talbert
Hull	Tarwater
Hunt	Taylor
Johnson of Ellis	Tennant
Johnson of Tarrant	Thornberry
Keith	Thornton
Kennedy	Turner
Kern	Vale
Kerr	Vint
Kersey	Voigt
Kinard	Waggoner
King	Weldon
Lehman	Wells
Leyendecker	Westbrook
Little	White
Lock	Wilson
Loggins	Winfree
London	Wood
Mays	Wright
McAlister	
Absent—Excused	
Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid House Bill No. 866 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—140

Allen	Hankamer
Allison	Hardeman
Alsup	Hardin
Bailey	Harp
Baker	Harper
of Fort Bend	Harrell of Bastrop
Bell	Harrell of Lamar
Blankenship	Harris
Bond	Hartzog
Boyd	Heflin
Boyer	Howard
Bradbury	Howington
Bradford	Hull
Bray	Hunt
Bridgers	Johnson of Ellis
Broadfoot	Johnson of Tarrant
Brown of Cherokee	Keith
Brown	Kennedy
of Nacogdoches	Kern
Bundy	Kerr
Burkett	Kersey
Burney	Kinard
Cauthorn	King
Celaya	Lehman
Chambers	Leyendecker
Clark	Little
Cleveland	Lock
Cockrell	Loggins
Coleman	London
Colquitt	Mays
Colson, Mrs.	McAlister
Cornett	McDaniel
Corry	McDonald
Crossley	McFarland
Daniel	McMurry
Davis of Jasper	Mohrmann
Davis of Upshur	Monkhouse
Dean	Montgomery
Derden	Morris
Dickison	Newell
Dickson	Nicholson
Donaghey	Oliver
Dowell	Olsen
Dwyer	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Pope
Fuchs	Ragsdale
Galbreath	Reader of Bexar
Gilmer	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hale	Rhodes
Hamilton	Riviere

Roach	Tennant
Roberts	Thornberry
Robinson	Thornton
Russell	Turner
Segrist	Vale
Shell	Vint
Skiles	Voigt
Smith of Frio	Waggoner
Smith of Hopkins	Weldon
Smith	Wells
of Matagorda	Westbrook
Spencer	White
Stinson	Wilson
Stoll	Winfree
Talbert	Wood
Tarwater	Wright
Taylor	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

HOUSE BILL NO. 872 ON SECOND
READING

Mr. Harper moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 872 be placed on its second reading and passage to engrossment, and on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—140

Allen	Clark
Allison	Cleveland
Alsup	Cockrell
Bailey	Coleman
Baker	Colquitt
of Fort Bend	Colson, Mrs.
Bell	Cornett
Blankenship	Corry
Bond	Crossley
Boyd	Daniel
Boyer	Davis of Jasper
Bradbury	Davis of Upshur
Bradford	Dean
Bray	Derden
Bridgers	Dickison
Broadfoot	Dickson
Brown of Cherokee	Donaghey
Brown	Dowell
of Nacogdoches	Dwyer
Bundy	Faulkner
Burkett	Felty
Burney	Ferguson
Cauthorn	Fielden
Celaya	Fuchs
Chambers	Galbreath

Gilmer	Olsen
Goodman	Pace
Gordon, Mrs.	Petsch
Hale	Pevehouse
Hamilton	Piner
Hankamer	Pope
Hardeman	Ragsdale
Hardin	Reader of Bexar
Harp	Reader of Erath
Harper	Reaves
Harrell of Bastrop	Reed
Harrell of Lamar	Rhodes
Harris	Riviere
Hartzog	Roach
Heflin	Roberts
Howard	Robinson
Howington	Russell
Hull	Segrist
Hunt	Shell
Johnson of Ellis	Skiles
Johnson of Tarrant	Smith of Frio
Keith	Smith of Hopkins
Kennedy	Smith
Kern	of Matagorda
Kerr	Spencer
Kersey	Stinson
Kinard	Stoll
King	Talbert
Lehman	Tarwater
Leyendecker	Taylor
Little	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vale
McAlister	Vint
McDaniel	Voigt
McDonald	Waggoner
McFarland	Weldon
McMurry	Wells
Mohrmann	Westbrook
Monkhouse	White
Montgomery	Wilson
Morris	Winfree
Newell	Wood
Nicholson	Wright
Oliver	

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

The Chair then laid before the House, on its second reading and passage to engrossment,

H. B. No. 872, A bill to be entitled "An Act to enlarge the jurisdiction of the County Court of Marion County, Texas, in criminal cases to enable the County Judge of Marion County, Texas, to accept pleas of guilty in

all cases of misdemeanor, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 872 ON THIRD READING

The Chair then laid House Bill No. 872 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—140

Allen	Fuchs
Allison	Galbreath
Alsup	Gilmer
Bailey	Goodman
Baker	Gordon, Mrs.
of Fort Bend	Hale
Bell	Hamilton
Blankenship	Hankamer
Bond	Hardeman
Boyd	Hardin
Boyer	Harp
Bradbury	Harper
Bradford	Harrell of Bastrop
Bray	Harrell of Lamar
Bridgers	Harris
Broadfoot	Hartzog
Brown of Cherokee	Heflin
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burkett	Hunt
Burney	Johnson of Ellis
Cauthorn	Johnson of Tarrant
Celaya	Keith
Chambers	Kennedy
Clark	Kern
Cleveland	Kerr
Cockrell	Kersey
Coleman	Kinard
Colquitt	King
Colson, Mrs.	Lehman
Cornett	Leyendecker
Corry	Little
Crossley	Lock
Daniel	Loggins
Davis of Jasper	London
Davis of Upshur	Mays
Dean	McAlister
Derden	McDaniel
Dickison	McDonald
Dickson	McFarland
Donaghey	McMurry
Dowell	Mohrmann
Dwyer	Monkhouse
Faulkner	Montgomery
Felty	Morris
Ferguson	Newell
Fielden	Nicholson

Oliver	Smith
Olsen	of Matagorda
Pace	Spencer
Petsch	Stinson
Pevehouse.	Stoll
Piner	Talbert
Pope	Tarwater
Ragsdale	Taylor
Reader of Bexar	Tennant
Reader of Erath	Thornberry
Reaves	Thornton
Reed	Turner
Rhodes	Vale
Riviere	Vint
Roach	Voigt
Roberts	Waggoner
Robinson	Weldon
Russell	Wells
Segrist	Westbrook
Shell	White
Skiles	Wilson
Smith of Frio	Winfree
Smith of Hopkins	Wood
	Wright

Absent—Excused

Anderson	Langdon
Baker of Grayson	McNamara
Holland	Schuenemann
Isaacks	Worley

(Speaker in the Chair.)

ADJOURNMENT

Mr. Hull moved that the House adjourn until 10:00 o'clock a. m., next Monday.

Mr. Morris moved that the House adjourn until 10:00 o'clock a. m., tomorrow.

Mr. Burney moved that the House recess until 10:00 o'clock a. m., tomorrow.

The motion of Mr. Hull prevailed, and the House, accordingly, at 10:45 o'clock p. m., adjourned until 10:00 o'clock a. m., next Monday.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills and resolution, as follows:

Counties: House Bills Nos. 866 and 867.

Highways and Motor Traffic: House Bills Nos. 560 and 396; Senate Bills Nos. 193 and 203.

Federal Relations: Senate Bill No. 250.

Public Lands and Buildings: House Bills Nos. 359, 852 and 9.

Game and Fisheries: House Bill No. 848.

Constitutional Amendments: House Joint Resolution No. 8.

Penitentiaries: Senate Bill No. 20.

The Committee on Education filed an adverse report on House Bill No. 618.

FORTIETH DAY

(Monday, March 20, 1939)

The House met at 10:00 o'clock a. m., pursuant to adjournment, and was called to order by Hon. W. O. Reed.

The roll of the House was called, and the following Members were present:

Allen	Holland
Alsup	Howard
Anderson	Howington
Bailey	Isaacks
Baker	Johnson of Ellis
of Fort Bend	Kennedy
Blankenship	Kersey
Bradbury	King
Brown of Cherokee	Langdon
Brown	Little
of Nacogdoches	London
Burney	McAlister
Chambers	McFarland
Clark	Monkhouse
Cleveland	Newell
Cockrell	Oliver
Coleman	Pace
Davis of Jasper	Pevehouse
Davis of Upshur	Piner
Derden	Pope
Dickison	Reaves
Donaghey	Reed
Dwyer	Rhodes
Felty	Riviere
Galbreath	Roberts
Gordon, Mrs.	Russell
Hamilton	Schuenemann
Hankamer	Segrist
Hardeman	Skiles
Hardin	Smith of Hopkins
Harp	Smith
Harper	of Matagorda

Stoll
Talbert
Taylor
Vale
Voigt
Waggoner

Wells
Wilson
Wood
Worley
Wright

Absent—Excused

Mr. Speaker	Keith
Allison	Kern
Baker of Grayson	Kerr
Bell	Kinard
Bond	Lehman
Boyd	Leonard
Boyer	Leyendecker
Bradford	Lock
Bray	Loggins
Bridgers	Mays
Broadfoot	McDaniel
Bundy	McDonald
Burkett	McMurry
Cauthorn	McNamara
Celaya	Mohrmann
Colquitt	Montgomery
Colson, Mrs.	Morris
Cornett	Nicholson
Corry	Petsch
Crossley	Ragsdale
Daniel	Reader of Bexar
Dean	Reader of Erath
Dickson	Roach
Dowell	Robinson
Faulkner	Shell
Ferguson	Smith of Frio
Fielden	Spencer
Fuchs	Stinson
Gilmer	Tarwater
Goodman	Tennant
Hale	Thornberry
Harrell of Bastrop	Thornton
Harrell of Lamar	Turner
Harris	Vint
Hartzog	Weldon
Heflin	Westbrook
Hull	White
Hunt	Winfree
Johnson of Tarrant	

Prayer was offered by Rev. George W. Coltrin, Chaplain, as follows:

"Our Heavenly Father, we come into Thy presence this morning reminded of the frailty of life and of men, and of the seriousness of duty. Wilt Thou comfort those who mourn, and may they and we emulate the virtues of him who has gone on, as we resume our work for mankind and for Thee. In Jesus' name. Amen."